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ROMAN LAW IN THE MODERN WORLD

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LIST OF PRINCIPAL ABBREVIATIONS USED IN ROMAN LAW TREATISES

B., Bas. = Basilica of Leo VI.

C.; Cod.; Code = Code of Justinian. (Code, 8, 10, 6 is 8th book, 10th title, 6th law or constitution.)

C. Th.; Cod. Theod. = Code of Theodosius. (It is cited like the Code of Justinian.)

Collatio = Mosaicarum et Romanarum legum collatio.

Const. = Constitution; sometimes referring also to a prefatory constitution of the Code or Digest, e.g. Const. "Omnem."

D.; Dig.; Digest; P. = Digest or Pandects of Justinian. (Dig. 17, 1, 25 pr. is 17th book, 1st title, 25th fragment, principium or first paragraph.)

Frag. Vat. = Vatican Fragments.

G.; Gaius = Institutes of Gaius. (Gaius, 2, 1, is 2d book, 1st section.)

I.; Inst.; J. = Institutes of Justinian. (Inst. 2, 6, 10, is 2d book, 6th title, 10th section.)

1. = Constitution, law or fragment.

L. = Book. (Unless it is the numeral "50".)

N.; Nov.; Novel = Novels of Justinian. (Nov. 18, 3 is 18th novel, 3d chapter.)

Paul. Sent.; Sent. P. = Sententiae of Julius Paulus.

Pr.; pr. = Principium, the first paragraph and preliminary section of the Institutes, or of a fragment of a title of the Digest, or of a constitution or law of the Code.

SC. = Senatusconsultum or decree of the Senate.

Theophilus; Theoph. Inst. = Paraphrase of the Institutes of Justinian by Theophilus.

Ulpian Reg.; Reg. = Regulae of Domitius Ulpian.

XII Tab.; XII Tables = Law of the XII Tables.

Section.

The latest modern Civilians or Romanists, including the author, cite the Corpus Juris Civilis from the stereotyped edition of Krueger, Mommsen, Schoell, and Kroll; and the Code of Theodosius from Mommsen's edition.

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PART I

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CHAPTER I

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¹KNIEP, Der Rechtsgelerhte Gaius, etc., 1910-17 (text of Institutes with commentary).

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Bruns, Fontes juris 6, pars posterior, contains texts of Roman writers, not jurists, on legal subjects.

II. Translations of texts.

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MEARS, Institutes of Gaius and Justinian, London, 1882. Muirhead, Edinburgh, 1895. (§948) Poste, 4th ed., Oxford, 1904 (the standard work).

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(c) English translations of Ulpian's Regulae:

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V. See also supra vol. i, §§68-110.

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See §§ 67 and 118, also

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--- Other Roman law citations.

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(b) Justinian:

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35. These treat of leges; constitutiones, edicta, and mandata principum; senatusconsulta; the office of praefectus urbi, proconsul, legatus.

--- 5, 8, Si nuptiae ex rescripto, etc.,

—— 12, 63 (64) . . . Insinuatores constitutionum, etc. Nov. 17 De mandatis principum.

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See also supra vol. i, §§ 116 –19.

Ante-Justinian codes and collections: references.

§951

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II. Texts of collections of jurisprudence:—

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Justinian Roman law: references.

§ 952

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——18, 1 by Mackintosh in his "Roman law of sale," Edinburgh, 1907.

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(§952)

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among Eng. transl. Moyle 4.
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xiii—xvii, xxv—xxxvi.
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"Haec quae necessario,"

(§952) "Summa rei publicae,"
"Cordi nobis" (in vol. ii,
Mommsen, etc. edition of
Corpus Juris Civ.).

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(b) Post-Justinian:

INST. THEOPH. Prooemium (preface).

IV. Modern references:-

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 4 (in 36 Revue gén. du droit, pp. 481-543).

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- VIDMAR, Introductio Corpus Juris utriusque, Vienna, 1886.
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- ---- Comparative Romanlaw, 30 Law Mag. and Rev., p. 72.
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- V. See also infra § 956; supra vol. i, §§134-43.

§ 953 Influence of Christianity on Roman law: references.

I. Texts of Roman law: —

(a) Ante-Justinian:

- COD. THEOD. 1, 27 De episcopali ordinatione.
- 5, 9 De expositis.
- 5, 10 De . . . sanguinolentos emptos, etc.
- ---- 9, 45 De his qui ad ecclesias confugiunt.
- —— 16, 1 De fide catholica.
- —— 16, 2 De episcopis, eccles. et clericis.
- —— 16, 3, De monachis.
- —— 16, 4, De . . . super religione contendunt.
- —— 16, 5 De haereticis.
- ---- 16, 6, Ne sanctum baptisma iteretur.
- —— 16, 7 De apostatis.
- —— 16, 8 De Judaeis, caelicolis et Samaritanis.
- —— 16, 9 Ne Christianum mancipium Judaeus habeat.
- —— 16, 10 De paganis . . . et templis.
- —— 16, 11 De religione.
- CONST. SIRMONDIAN. (Appendix Mommsen-Meyer edition Theodosian Code, 1, 2, pp. 907 et seq.), 1-16.
- Nov. Theod. 3 De Judaeis, Samaritanis, haereticis et paganis (Mommen-Meyer, Id. vol. 2, pp. 7-11).
- Nov. VALENTINIAN. 17 De episcopis ordinatione (2

- Mommsen-Meyer, Id., pp. 101-3).
- —— 18 De Manichaeis (2 Mommsen-Meyer, Id., pp. 103-5).
- ---- 35 De episcopali judicio, etc. (2 Mommsen-Meyer, Id., pp. 142-52).
- Nov. Marjorian, 11 De episcopali judicio, etc. (2 Mommsen-Meyer, Id., pp. 176-8).
- Nov. Marcian, 5 De testament clericorum (2 Mommsen-Meyer, Id., pp. 193-6).

(b) Justinian:

- Cop. 1, 1 De . . . trinitate et de fide catholica.
- 1, 2 De . . . ecclesiis, etc.
- -----1, 3 De episcopis et clericis et orphanotrophis, etc.
- ---- 1, 4 De episcopali audientia, etc.
- 1, 5 De haereticis et Manichaeis et Samaritanis.
- ---- 1, 6 Ne sancta baptisma iteretur.
- —— 1, 7 De apostatis.
- 1, 8 Nemini licere signum salvatoris Christi . . . vel in marmore aut sculpare aut pingere.

- 1, 10 Ne Christianum mancipium haereticus vel paganus vel Judaeus habeat etc.
- 1, 11 De paganis . . . et templis.
- ----1, 12 De his qui ad ecclesias confugiunt, etc.
- 1, 13 De his qui in ecclesiis manumittuntur.
- ---- 4, 56 Si mancipium ita venerit, ne prostituatur.
- —— 8, 51 (52) De infantibus expositis et de his qui sanguinolentos emptos nutriendos acceperunt.
- ---- 9, 17 De his qui parentes vel liberos occiderunt.
- ---- 11, 44 (43) De gladiatoribus penitus tollendis.
- Nov. 3 Ut determinatus sit numerus clericorum sanctissimae majoris ecclesiae . . . Constiantinop., etc.
- —— 5 De monachis.
- 6 Quomodo oporteat episcopos et reliq. cleric. ad ordinationem deduci, etc.
- 7 De non alienandis . . eccles. rebus, etc.
- 9 Ut ecclesia Romana centum annorum habeat praescriptionem.
- —— 11 De privilegiis archiepiscopi primae Justinianae.
- —— 16 De mensura ordinand. cleric.
- ----37 De Africana ecclesia.

- —— 40 Ut ecclesia sanctae (§953) resurrectionis possit alienare habitacula, etc.
- ---- 42 De depositione Anthimi, etc.
- --- 45 Ut haeretici, etc.
- --- 46 De ecclesiast. immobil. rerum alienatione, etc.
- 56 Ut ea quae vocantur insinuativa super clericis, etc.
- ---- 57 Ut clerici, etc.
- 58 Ut in privatis domibus sacra mysteria non fiant.
- —— 65 De alienatione rer. ecclesiae Mysiae relict. pro captivorum redemtione, etc.
- 76 De his qui ingrediuntur in monasterium, etc.
- —— 79 Apud quos oporteat causam dicere monachos et ascetrias.
- —— 81 Const. quae dignitatibus et episcopatu liberat filium patria potestate.
- —— 83 Ut clerici apud . . . episcopos primum conveniantur et post haec apud civiles judices.

- (§953) legationes cognatur ab episcopis, etc.

 - —— 129 De Samaritis.
 - —— 131 De ecclesiasticis titulis.
 - —— 132 De interdictis collectis haereticorum.
 - —— 133 Quomodo oportet monachos vivere.
 - —— 137 De creatione episcoporum et clericorum.
 - —— 144 De Samaritis.
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- ----3, 2 De numero clericorum magnae ecclesiae Constantinop., etc.
- —— 3, 3 De clericis ex una ecclesia in alteram transferendis, etc.
- --- 3, 4, De clericis, qui a sua ecclesia discedunt, etc.
- ----4, 1 De monasteriis, etc.
- 5, 1 De ecclesiis et monasteriis, etc.
- - 6, 22 Ut praesides interpellantis jura audire cunctantes ab episcopis, etc.
- ----- 19, 17 De ancilla ita vendita, ne prostituatur.
- 31, 5 Const. quae per dignitates et episcopatum filios patria potestate liberat.
- —— 33, 2 De infantibus expositis . . . et de his qui sanguinolentos emerunt, etc.
- —— 60, 50 De quaestione. —— 60, 58 De raptore vir
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CHAPTER II

SUBJECT-GUIDE TO VOL. II:

LISTS OF THE PERTINENT TEXTS OF ROMAN LAW AND OF THE PRINCIPAL MODERN CODES; REFERENCES TO PERTINENT MODERN LEGAL LITERATURE

Periods, terms, and general principles of Roman law: refer- § 983 ences.

I. Texts of Roman law:— For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, 1, 1; ix, 6; xii, 5. GAIUS, 1, 1-8.

ULPIAN, Reg. 1, 1-4.

Cod. Theod. 1, 1 De constitution. principum, etc.

- 1, 3 De mandatis principum.

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(b) Justinian:

INST. 1, 1, De justitia, etc.

1, 2 De jure natural., etc.

- Dig. 1, 1 De justitia, etc.
- -1, 3 De legibus, etc.
- ---- 1, 4 De const. principum.
- ---- 1, 5 De statu.
- ----- 22, 6 De juris et facti ignorantia.
- 50, 16 De verb. signif.
- —— 50, 17 De . . . regulis, etc.
- CODE, 1 14 De legibus et const. principum, etc.
- ---- 1, 15 De mandatis principum, etc.
- ---- 1, 16 De senatusconsult.
- 1, 18 De juris et facti ignorantia.
- 1, 23 De . . . rescript. et pragmat. sanction.
- —— 6, 38 De verb. . . . signif.
- Nov. 17 De mandatis principum.

(§983) —— 131 De ecclesiastic., etc.

(c) Post-Justinian:

- THEOPHILUS, 1, 1 De justitia, etc.
- —— 1, 2 De jure naturale, etc. EPANAGOGA, 1 De jure et just.
- Bas. 2, 1 De just. et jure et longa consuetud.
- 2, 2 De verb. signif.
- _____2, 3 De . . . regulis, etc.
- 2, 4 De facti et juris ignorantia.
- ---- 2, 5 De precibus imperator., etc.
- 2, 6 De principibus et . . . constitution. et rescript., etc.
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III. See also supra §§946-51, 955; vol. 1, §§ 29-51, 53-133, 135-9, 166-84, 189, 194-5; vol. ii, §§ 413-27.

Freedom and slavery: references.

§ 984

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

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CONST. SIRMONDIAN, 5.
NOV. ANTHEMIUS, 1.
——VALENTINIAN, 25 and 33.

(b) Justinian:

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(c) Post-Justinian:

Тнеорніция, і, 3–8; ііі, 7–8, 11, 17.

ECLOGA, 8.

PROCHIRON, 23 and 34.

Epanagoga, 37.

Bas. vii, 15; x, 13; xvi, 7; xviii, 1-3, 5-8; xix, 7, 17; xxiv, 4, 5; xxxi, 1, 2, 6; xxxiii, 2; xxxiv, 2; xxxv, 13, 16; xl, 7; xliii, 3; xliv, 6, 11; xlvi, 1; xlviii, 1-26; xlix, 1-6; lv, 11; lx, 6, 7, 13, 47, 48, 59.

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(a) Ante-Justinian:

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(b) Justinian:

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(67), 69 (68).

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Nov. 156, 157, 160. Const. Dispersae (in appendix to Nov.) 1, 6, 9.

(c) Post-Justinian:

Theophilus, 1, 5, § 3.

Bas. xlvi, 2; liv, 1-7, 34; lv, 1-5, 7-9, 11-13; lx, 19.

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§ 986 Emancipation, majority, venia aetatis, and in integrum restitutio: references.

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For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

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restitutione.
——1, 9 De minoribus xxv

---- 1, 9a (on in integrum restit.).

ULP. Reg. 10 Qui in potestate . . . liberentur.

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- Cod. Gregorian. 2 Si adv. donationes . . . in integrum restit.
- 3 Si major, etc.
- COD. THEOD. 2, 16 De integri restitutione.
- ---- 2, 17 De his qui veniam aetatis impetrarunt.
- ---- 3, 32 De praediis minorum, etc.

(b) Justinian:

- INST. 1, 12, §§ 5–6.
- DIG. 4, 1 De integrum restitutionibus.
- ---- 4, 4 De minoribus xxv annis.
- ---- 4, 6 Majores xxv annis in integrum restit.
- ---- 37, 8 De conjung. cum emancipato, etc.
- CODE, 2, 21 (22) De integrum restit. minor. xxv annis.
- —— 2, 22 (23) De filio fam. minore.
- 2, 23 (24) De fidejussor. minorum.
- 2, 24 (25) Si tutor vel curator, etc.
- ---- 2, 25 (26) Si . . . in integrum restitutio, etc.
- ----2, titles 26 (27)-41 (42) relate to in integrum restitutio.
- --- 2, 42 (43) Si minor se majorem dixerit, etc.

- —— 2, 43 (44) Si saepius in (§986) integrum restitutio postuletur.
- 2, 44 (45) De his qui veniam aetatis impetraverunt.
- ---- 2, 45 (46) Si major factus ratum habuerit.
- ----2, titles 46(47)-52(53) relate to in integrum restitutio.
- 2, 53 (54) Quibus ex causis majores in integr. restitutio.
- 2, 54 (55) De alienatione judicii, etc. (in integr. restit.).
- 4, 13 Ne filius pro patre vel pater pro filio emancipato, etc.
- ---- 5, 39 Quando . . . min-ores, etc.
- —— 5, 40 Si . . . pro minore, etc.
- 5, 71 De praediis vel aliis rebus minorum, etc.
- —— 5, 73 Si quis ignorans rem minoris, etc.
- ---- 5,74 Si major factus, etc.

- Nov. 72 Ut . . . res minorum, etc.

(c) Post-Justinian:

THEOPHILUS, 1, 12 §§ 5-6.

- (§986) PROCHIRON, 26 De emancipatione.
 - —— 31 De restitutione.
 - Bas. 10, titles 1-24 relate to in integrum restitutio.
 - ---- 10, 25 Si minor se majorem dixerit, etc.

 - —— 10, 27 De his qui veniam aetatis impetraverunt.
 - ---- 10, 28, Si major factus, etc.
 - --- 10, titles 29-34 relate to in integrum restitutio.
 - 10, 35 Quibus ex causis majores xxv annis in integr. restit.
 - —— 10, 36 Quibus ex causis majores in integr. restit.
 - —— 10, 37 De judicii mutatione (in integr. restit.).
 - ---- 31, 3 De emancipatione, etc.

 - ---- 40, 6 Si a parentibus quis emancipatus, etc.
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- Poste, Gaius 4, pp. 80, 114-16, 193.
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- SOHM (Ledlie³), Roman law, pp. 57, 58, 181, 210, 294-6, 486-8, 541.
- III. See also infra § 992 (paternal power) and § 993 (guardianship); supra vol. ii, §§ 437, 446-9.

Birth, natural death, civil death, infamia or existimationis § 987 minutio, proof of life and death: references.

I. Texts of Roman law: -

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- XII TABLES, viii, 22 (on infamy).
- GAIUS, 1, §§ 128, 159-64 (on civil death).
- PAULUS, Sent. 2, 24, §§ 6–10 De liberis agnoscendis.

(b) Justinian:

- INST. 1, 12, §§ 1–3 (on civil death).
- ---- 1, 16 (partly on civil death).
- ----3, 1, § 5 (civil death).
- DIG. 3, 2 De . . . infamia.
- —— 34, 5 De rebus dubiis (partly on proof of life and death).
- ---- 47, 12 De sepulchro violato (infamy).
- CODE, 2, 11 (12) De . . . infamia, etc.
- —— 10, 59 (57) De infamibus. —— 10, 61 (59) De his qui in exsilium, etc.
- Nov. 60 Ut defuncti seu funera eorum non injurientur, etc.

(c) Post-Justinian:

THEOPHILUS, 1, 12, §§ 1-3 (on civil death).

- 1, 16 (partly on civil death).
- ---- 3, 1, § 5 (civil death).
- Bas. 21, 1 De testibus integrae existimationis et infamibus.
- —— 21, 2 De his qui notantur infamia.
- ——21, 3 De . . . infamia.
- ---- 31, 8 Si mulier ventris, etc.
- ---- 31, 9 Si mulier ventris, etc.
- —— 43, 7 De multis, quae ex condemnatione judicum veniunt.
- —— 46, 1 De statu hominum,
- HEXABIBLOS, 6, 9 De calumniatoribus, etc.
- ---- 6, 15 De iis qui infamia notantur.
- —— 6, 16 (on infamy).

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III. See also supra vol. ii, §§ 432, 450-56.

§ 988 Betrothal, relationship (agnation and cognation), affinity, marriage, dos, donatio ante or propter nuptias, parapherna, second marriages, concubinage: references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, iv, 4; vi, 4; xi. Gaius, i, 59–96, 155; iii, 10–11.

PAULUS, Sent. 2, 19 De nuptiis.

- ---2, 20 De concubinis.
- 2, 21a De mulieribus . . . ad SC. Claudianum.
- ---- 2, 21b De dotibus.
- 2, 22 De pactis inter virum et uxorem.
- ---- 2, 23 De donation. inter vir. et ux.

-4, 11 De gradibus.

Ulpian, Reg. 6 De dotibus.

--- 7 De . . . donation. inter vir. et ux.

--- 9 De his qui in manu sunt.

—— 13 De caelibe, orbo, etc.

—— 14 De poena legis Juliae.

---- 15 De decimis.

--- 16 De solidi capacitate inter vir. et ux.

COD. GREGORIAN. 2 Si adv. donationes sponsis, etc.

--- 5 De sponsalibus.

--- 5 De nuptiis.

---- 11 (on dos).

Cod. Hermogenian. De nuptiis.

— De donation. inter vir. et ux.

- COD. THEOD. 2, 5 De dominio rei quae . . . consortibus, etc.
- —— 2, 21 De inoffic. dotibus.
- ---- 3, 5 De sponsalibus et ante nuptias donation.
- ----3, 6 Si . . . sponsalia.
- ----3, 7 De nubtiis.
- --- 3, 8 De secundis nubtiis.
- ---- 3, 9 Si secundo nubserit mulier, etc.
- ---- 3, 10 Si nubtiae ex rescripto petantur.
- ---- 3, 11 Si . . . potestate nubtias.
- ----3, 12 De incest's nubtiis.
- —— 3, 13 De dotibus.
- ---- 3, 14 De nubtiis gentilium.
- ----3, 15 De fidejussoribus dotium.
- Coll. Mosaic. et Rom. 6 De incestis nuptiis.
- Nov. Leo and Serveus, 1.
- MARCIAN. 4 De matrimoniis senatorum.
- MARJORIAN. 7 De curialibus.
- VATICAN FRAG. 94–122 De re uxoria et dotibus.
- ---- 248-59 Quando donator, etc.

(b) Justinian:

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- INST. 1, 9 De patria potestate, 1.
- ---- 1, 10 De nuptiis.
- ----1, 15 De . . . adgnatorum tutela, 1.
- ---- 2, 7 De donation., 3.
- 2, 8 Quibus alienare, etc. as far as § 1.
- ---- 3, 2 De . . . adgnatorum successione, §§ 1-2.
- —— 3, 5 De successione cognat., 4.
- ----3, 6 De gradibus cognationis.
- Dig. 16, 1 Ad. SC. Velleianum.
- —— 23, 1 De sponsalibus.
- ---- 23, 2 De ritu nuptiarum.
- 23, 3 De jure dotium.
- ---- 23, 4 De pactis dotalibus. ---- 23, 5 De fundo dotali.
- 24, 1 De donation. inter inter vir. et ux.
- 24, 3 Soluto matrimonio dos . . . petatur.
- ---- 25, 1 De impensis in res dotal., etc.
- ----- 25, 2 De actione rerum amotarum.
- -25, 3 De agnoscendis et alendis liberis, etc.
- ---- 25, 4 De inspiciendo ventre custodiend. partu.
- 25, 5 Si ventris nomine muliere, etc.
- 25, 6 Si mulier ventris, etc.

- (§988) —— 33, 4 De dote praelegata.
 - —— 37, 7 De dotis collatione.
 - —— 38, 11 Unde vir et uxor.
 - —— 41, 9 Pro dote.

 - CODE, 2, 33 (34) Si adversus dotem.
 - ----3, 30 De inoff. dotibus.
 - 4, 12 Ne uxor pro marito,
 - —— 5, 1 De sponsalibus.
 - 5, 2 Si . . . sponsalia, etc.

 - ____ 5, 4 De nuptiis.
 - 5, 5 De incestis et inutil. nuptiis.
 - 5, 6 De interdicto matrimonio inter pupil. et tutor. seu curator. liberosque eorum.
 - 5, 7 Si . . . potestate . . . nuptias.
 - ---- 5, 8 Si nuptiae ex rescripto petantur.
 - ---- 5, 9 De secundis nuptiis. ---- 5, 10 Si secundo nupserit
 - mulier, etc.
 - ---- 5, 11 De dotis promissione, etc.
 - —5, 12 De jure dotium.
 - ---- 5, 13 De rei uxoriae actione, etc.
 - ---- 5, 14 De . . . dote . . . donation. ante nuptias et paraphernis.

- ---- 5, 15 De dota cauta et non numerata, etc.
- --- 5, 16 De donation. inter vir. et ux.
- ---- 5, 18 Soluto matrimonio dos . . . petatur.
- ----- 5, 20 Ne fidejussores . . . dotium, etc.
- ---- 5, 21 Rerum amotarum.
- ---- 5, 22 Ne pro dote . . . bona mariti, etc.
- ---- 5, 23 De fundo dotali.
- —— 5, 26 De concubinis.

- —— 8, 57 (58) De infirmandis poenis caelibat. et orbitat, etc.
- ---- 9, 11 De mulieribus quae servis . . . se junxerunt.
- Nov. 2 De non eligendo secundo nubentes mulieres, etc.
- ---- 12 De incestis et nefariis nuptiis.
- —— 19 De filiis ante dotalia instrument, natis.
- 22 De nuptiis.
- —— 39 De . . . ea quae parit undecimo mense post viri mortem.
- —— 61 Ut . . . antenuptial. donation., etc.
- —— 68 Ut . . . lucra nuptialia ex orbitat., etc.

- 74 Quibus . . . naturales filii efficiuntur legitimi, etc.
- --- 78 Ut liberti . . . restituantur natalibus, etc.
- ----- 91 Ut exactione . . . dotis . . . viro . . . antenuptial. donation.
- —— 97 De aequalitate dotis et propter nuptias donation. et augmento dotis et propter nupt. donation., etc.
- —— 98 Neque . . . ex dote . . . neque . . . ex sponsalicia, etc.
- —— 100 De tempore . . . super dotem.
- ---- 109 De privilegiis dotis, etc.
- ---- 119 Ut sponsalicia, etc.
- —— 139 Remissio poenae illicit. nuptiarum.
- —— 143 De raptis mulieribus et quae raptoribus nubunt.
- —— 150 (same title as Nov. 143).
- —— 154 De iis . . . qui illicit. nuptias, etc.

(c) Post-Justinian:

- THEOPHILUS, 1, 9 De patria potestate, 1.
- ---- 1, 10 De nuptiis.
- ---- 1, 15 De legit. agnat.
- _____2, 7 De donation., 3.

- ----- 2, 8 Quibus alienare, etc., (§988) as far as § 1.
- ---- 3, 2 De . . . agnat. successione.
- --- 3, 5 De successione cognat., 4.
- ---- 3, 6 De gradibus cognationis.
- Ecloga, 1 De . . . sponsalibus.
- 2 De matrimonio licito et prohibito primo et secundo, etc.
- ——3 De dote cauta et non numerata et de jure dotis. PROCHIRON, 1 De consensu
- sponsalium.
- 2 De arrhis sponsalit.
- ---- 3 De donation. sponsalit.
- ---- 4 De definition et ritu nuptiarum.
- --- 5 De rigore matrimonii.
- —— 6 De donation. ante nuptias.
- --- 7 De prohibitis nuptiis.
- ---- 8 De jure dotis.
- ---- 9 De vindicatione dotis, etc.
- ---- 10 De donation. inter vir. et ux.
- EPANAGOGA, 14 De sponsalibus.
- ----- 15 De arrhis et donation. sponsal.
- —— 16 De nuptiis, et ritu earum.
 - --- 17 De nuptiis prohibitis.
- --- 18 De dote.

- (§988) —— 19 De donation. ante nuptias.
 - --- 20 De donation. inter vir. et ux.
 - Bas. 9, 9 De privilegio . . . dotis.
 - —— 10, 12 Si adv. donationes.
 - —— 10, 10 Si adv. dotem.
 - ---- 24, 4 Ne uxor pro marito, etc.
 - ---- 28, 1 De sponsalibus.
 - --- 28, 2 De arrhis sponsal.
 - —— 28, 3 De muneribus sponsal.
 - —— 28, 4 De nuptiis, etc.
 - ---- 28, 5 De nuptiis prohibitis.
 - ---- 28, 6 De incestis nuptiis.
 - ---- 28, 8 Soluto matrimonio . . . dos petatur.
 - —— 28, 9 Si dos reddita, etc.
 - —— 28, 10 De impensa in re dotali facta.
 - ---- 28, 11 De actione rerum amotarum.

 - ----- 28, 13 Ut . . . dos petitur, etc.
 - —— 28, 14 De viris et mulieribus ad secundas nuptias transeuntibus.

 - --- 29, 1 De jure dotis et donation, ante nuptias, etc.

- —— 29, 2 De augmento dotis et donation. ante nuptias, etc.
- —— 29, 3 De tempore non numeratae dotis.
- —— 29, 4 Ut donatio propter nuptias sit special. contract.
- ---- 29, 5 De pactis dotis.
- 29, 6 De alienation. fundi dotal.
- ---- 30, 1 De donation. inter vir. et ux.
- --- 32, 1 De . . . concubinis et natural. liberis.
- ——44, 7 De dote praelegata.
- ---- 45, 3 De gradibus cognatorum et affinium, etc.
- 45, 6 De Armeniis, ut . . . Romanorum leges sequantur.
- HEXABIBLOS, 1, 12 De impuberibus, etc., 1.
- ---- 1, 13, De mulieribus.
- 2, 2 De non numerata pecunia.
- 4, 1 De consensu sponsalium.
- ---- 4, 2 De arrhis sponsal.
- ---- 4, 3 De donation. spon-sal.

- -4, 4 De definitione et ritu nuptiarum.
- 4, 5 De civile matrimonii rigore.
- -4, 6 De ante nuptias donatione.
- -4, 7(6) De nuptiis prohibitis.
- —— 4, 8 De nuptiis . . . et gradibus cognationis.
- ---- 4, 9 (7) De iis, qui ad secundas nuptias transeunt.
 - ---- 4, 10 (8) De jure dotis.
- ----- 4, 11 (9) De vindicatione dotis, etc.
- ---- 4, 12 De paraphernis.
- ---- 4, 13 (10) De hypobolo.
- ---- 4, 14 (11) De donation, inter vir. et ux.
- --- 6. 4 De his qui suo se sanguine miscent.

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1326-52, 1354-1444. (See

on these articles, WILLARD, Id. pp. 75–84.)

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QUEBEC, 115-82, 1257-1471. Russia, 1-131, 1001-9.

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SWITZERLAND, 20-21, 90-136, 159-251.

III. See also infra § 989; supra vol. ii, §§ 459-83.

§ 989 Divorce (repudium and divortium): references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

PAULUS, Sent. 2, 24 De liberis agnoscendis, § 5.

ULPIAN, Reg. 14 De poena legis Juliae.

Cod. Hermogenian. De repudiis.

COD. THEOD. 3, 16 De repudiis.

Nov. Theod. 12 De repudiis.

(b) Justinian:

DIG. 24, 2 De divortiis et repudiis.

CODE, 5, 17 De repudiis, etc.

---- 5, 18 Soluto matrimonium, etc.

---- 5, 21 Rerum amotarum.

— 5, 24 Divortio facto, apud quem liberi morari vel educari debent.

Nov. 98 . . . Et ut ex repudio, etc.

---- 117 Ut liceat matri, etc. ch. 7-15.

—— 140 Ut possit ex consensu dissolvi matrimonii.

(c) Post-Justinian:

ECLOGA, 2 De matrimonio ejus solutione.

PROCHIRON, De solutione matrimonii, etc.

EPANAGOGA, De solutione matrimonii.

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(b) Modern Codes:

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Porto Rico, 163-78.

QUEBEC, 148-217.

Russia, 37-60.

Spain, 101-7.

SWITZERLAND, 120-58.

III. See also supra § 988; vol. ii, §§ 484-91.

§ 990 Legitimation: references.

I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, iv, 4.

COD. THEOD. 4, 6 De naturalibus filiis, etc.

Nov. Theod. 22 De bonis decurionum et de natural. filiis eorum.

(b) Justinian:

INST. 1, 10 De nuptiis, 13.

—— 3, 1 De hereditatibus, etc., 2a.

DIG. 25, 3 De agnoscendis et alendis liberis, etc.

CODE, 5, 27 De natural. liberis, etc.

- —— 10, 32 (31) De decurionibus, etc.
- —— 10, 44 (43) De his qui sponte munera susceperunt.

Nov. 19 De filiis ante dotalia instrumenta natis.

- 38 De natural. in curiam deputandis, etc.
- 39 De ea quae parit undecimo mense post viri mortem.
- 74 Quibus modis naturales filii efficiuntur legitimi, etc.
- 78 Ut . . . in libertis mulieribus . . . etiam nup-

tias legitimas . . . et filios suos, etc.

(c) Post-Justinian:

THEOPHILUS, 1, 10 De nuptiis, 13.

----3, 1 De hereditatibus, etc., 2a.

BAS. 32, 1 De . . . natural. liberis . . . et concubinis, etc.

II. Modern references: -

(a) In general:

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BRYCE, Studies, etc. p. 809. COLQUHOUN, Roman law, §§ 659–82.

Cumin, Roman law², p. 55. Cuq, Inst. jurid. des romains, vol. ii, p. 115.

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v. Jones, 2 Cal. Law Rev., p. 79).

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MAY, Droit rom., pp. 119-21.

MOYLE, Inst. of Justinian, vol. i, 5th ed., pp. 136, 137. PETIT, Droit romain 7, §§ 94–5. SCHUSTER, German Civil

Law, § 427.

(b) Modern Codes:

ARGENTINE, 345-78.

References are to the Civil Code, unless otherwise stated.

Austria, 155–71.
Chile, 202–18.
France, 331–42.
Germany, 1699–1740.
Italy, 179–201.
Japan, 827–36.
Louisiana, 198–245.
Mexico, 325–61.
Philippines, 119–24, 128–41.
Porto Rico, 187–97.
Quebec, 237–41.

Russia, 132–44. Spain, 119–41. Switzerland, 258–263, 302–27.

III. See also supra vol. i, § 150; vol. ii, §§ 483, 492-5.

Adoption (adrogatio and adoptio): references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

Gaius, i, 97–123, 132, 134–41; iii, 82–7.

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(§991) ULPIAN, Reg. 8 De adoptionibus.

(b) Justinian:

INST. 1, 11 De adoptionibus.
1, 12 Quibus modis jus potestatis solvitur, 6, 8-10.
1 De hereditatibus.

—— 3, 1 De hereditatibus, etc., 14.

—— 3, 10 De adquisitione per adrogation.

DIG. 1, 7 De adoption., etc. Code, 8, 47 (48) De adoptionibus.

(c) Post-Justinian:

THEOPHILUS, 1, 11 De adoptionibus.

---- 1, 12 (see supra title of INST. 1, 12), 6, 8–10.

--- 3, 1 De hereditatibus, etc., 14.

— 3, 10 De adquisitione per adrogation.

BAS. 33, 1 De adoptionibus. HEXABIBLOS, 2, 8 De adoptione.

II. Modern references: -

(a) In general:

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COLQUHOUN, Roman law, §§ 625, 684-707.

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HUNTER, Roman law⁴, pp. 203-21, 778-9, 851-3.

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MACKENZIE, Roman law⁷, pp. 132-6.

MAY, Droit rom., pp. 114-19. MOYLE, Inst. of Justinian, vol. i, 5th ed., pp. 137-9, 345, 385-6.

PETIT, Droit rom.7, §§ 92-3.

Poste, Gaius 4, pp. 62-6, 82, 175, 312, 473, 480.

ROBY, Roman private law, vol. i, pp. 58-62.

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WALTON, Roman law, p. 72.

(c) Modern Codes:

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Austria, 179-86.

Austria, 179–86. California, 221–30. France, 343–63. Germany, 1741–72.
Italy, 202–19.
Japan, 837–76.
Louisiana, 214 et seq.
Philippines, 765–72 (Civil Procedure).
Porto Rico, 200–211.
Russia, 145–63.
Spain, 173–9.
Switzerland, 264–9.

III. See also supra vol. ii, §§ 496-504.

The paternal power (patria potestas): references.

§ 992

I. Texts of Roman law: --

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, iv, 1-3.

GAIUS, i, 48-51, 55, 65-97, 124-41, 162.

PAUL. Sent. 1, 4 De negotiis gestis.

- —— 2, 9 De in rem verso.
- ---- 2, 10 De SC. Macedonianum.
- ---- 2, 25 Quemadmodum filii sui juris efficiuntur.
- —— 5, 1 De liberali causa. Ulpian, Reg. 4 De his qui
- sui juris sunt.

 5 De his qui in potestate sunt.
- —— 10 Qui in potestate mancipiove, etc.

- Cod. Gregorian. 3 Quod ... qui alieno potestate, etc.
- —— 13, De patria potestate. Cod. Hermogenian. De eorum contractibus, qui alieno jure, etc.
- COD. THEOD. 2, 31 Quod jussu.
- ____ 2, 32 De peculio.
- ---- 3, 3 De patribus qui filios distraxerunt.
- ---- 5, 9 De expositis.
- 5, 10 De his qui sanguinolentes emptos, etc.
- —— 6, 36 De castrensi omnium palatinorum peculio.

- (§992) —— 11, 27 De alimentis quae inopes parentes de publico petere debent.
 - —— 15, 8 De lenonibus.
 - Nov. Marjorian. 7 De curialibus.
 - Nov. Theod. 14 De paternis sive maternis bonis.
 - Nov. Valentinian. 2 De postulando.
 - —— 33, De parentibus qui filios distraxerunt, etc.

(b) Justinian:

- INST. 1, 8 De his qui sui vel alieni juris, etc., to § 1.
- INST. 1, 9 De patria potestate.
- ---- 1, 12 Quibus modis jus potestatis solvitur.
- DIG. 1, 6 De his qui sui vel alieni juris, etc., 3-11.
- ---- 14, 5 Quod cum eo qui in alieno potestate.
- —— 14, 6 De SC. Macedonianum.
- ---- 15, titles 1 and 2 (on the peculium).
- —— 15, 3 De in rem verso.
- ——15, 4 Quod jusso.
- ---- 25, 3 De agnoscendis et alendis liberis, etc.
- ----25, 4 De inspiciendo ventre, etc.

- —— 25, 5 Si ventris mulier, etc.
- ---- 25, 6 Si mulier ventris, etc.
- ---- 37, 8 De conjungendis cum emancipato, etc.
- ---- 37, 12 Si a parente quis manumissus sit.
- ---- 37, 14 De jure patronatus.
- ----- 37, 15 De liberis exhibendis, etc.
- —— 49, 17 De castrense peculio.
- CODE, 1, 3 De episcopis et clericis, etc.
- ---- 4, 13 Ne filius pro patre . . . conveniatur.
- —— 4, 26 Quod . . . de peculio seu quod jussu aut de in rem verso.
- ----4, 27 Per quas personas nobis adq.
- ---- 4, 43 De patribus qui filios distraxerunt.
- 5, 25 De alendis liberis, etc.
- 6, 60 De bonis maternis, etc.

- —— 8, 51 (52) De infantibus expositis et . . . qui sanguinolentos emptos, etc.
- —— 8, 58 (59) De jure liberorum.
- ---- 9, 15 De emendatione propinquorum.
- ----- 9, 17 De his qui parentes vel liberos occiderunt.
- —— 10, 32 (31) De decurionibus, etc.
- —— 10, 41 (40) De honoribus et muneribus non . . . inter patrem et filium, etc.
- —— 10, 62 (60) De filiis familias et . . . pater pro his teneatur.
- —— 10, 65 (63) De legationibus.
- ----- 11, 41 (40) De spectaculis . . . et lenonibus.
- 12, 30 (31) De castrense omn. palatinorum peculio.
- —— 12, 36 (37) De castrensi peculio militum, etc.
- Nov. 2 . . . Mulieres . . . et de succession. earum filiis suis.
- —— 81 Constitutio quae dignitatibus et episcopatu liberat filium patria potestate.
- ---- 153 De infantibus expositis.

(c) Post-Justinian:

THEOPHILUS, 1, 8 De his qui sui vel alieni juris sunt, to § 1.

- —— 1, 9 De patria potestate. (§ 992) —— 1, 12 Quibus modis jus
- patriae potestatis solvitur.
- —— 1, 16 De capitis diminutione, 3.
- ECLOGA, 16 De bonis . . . castrensibus militum, etc.
- Prochiron, 22 De testamento hominum alieni juris.
- Prochiron, 26 De emancipatione.
- EPANAGOGA, 31 De testamentum hominum alieni juris.
- Bas. 10, 5 De filiisfamilias minoribus.
- —— 18, 1 De actione . . . adv. eum qui aliquem tabernae suae administrand. praeposuit.
- 18, 2 De actione . . . adv. . . . patrem, etc.
- —— 18, 3 De actione . . . adv. patrem, etc.
- —— 18, 4 De SC. Macedoniano, etc.
- —— 18, 5 De actione de peculio . . . adv. patrem, etc.
- —— 18, 6 . . . De peculio, etc.
- —— 18, 7 De actione quae de in rem . . . vel patris verso, etc.
- —— 18, 8 De his quae jussu
 ... patris ... contrahit,
 etc.
- —— 19, 1 De . . . patribus qui filios distrahunt.

- (§ 992) —— 24, 1 Ne . . . filius pro patre, etc.
 - --- 31, 1 De his qui sui vel alieni juris sunt.
 - 31, 2 De observantia parentibus . . . et de liberis exhibendis, etc.
 - —— 31, 3 De emancipatione liberorum et ingratis liberis, etc.
 - —— 31, 4 Quibus modis jus potestatis solvatur.
 - 31, 5 Constitutio, quae per dignitates et episcopatum filios patria potestate liberat.
 - —— 31, 6 De agnoscendis et alendis liberis, etc.

 - 40, 6 Si . . . quis emancipatus sit.
 - 45, 4 De bonis maternis.
 - —— 57, 2 De castrensibus peculiis.
 - ---- 60, 59 De emendatione . . . propinquorum.
 - HEXABIBLOS, 1, 17 De potestatis patriae dissolutione.

II. Modern references: -

(a) In general:

Amos, Roman law, pp. 258-74.

- ARNDTS, Lehrbuch, §§ 393-438.
- BÖCKING, Röm. Privatrecht, §§ 14–28, 165–82.
- Brissaud (Howell), Hist. of French private law, p. 183, Boston, 1912.
- BRYCE, Studies in hist., pp. 86, 628, 643, 666.
- Colquioun, Roman law, §§ 517-31, 683, 709, 719, 1284-5.
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- GIRARD, Manuel de droit romain⁵, pp. 134-43, 188-200.
- HADLEY, Roman law, pp. 119-26.
- Huberich, Paternal power in Slavonic law, 14 Juridical Review (Sept., 1902).
- Paternal power in Mohammedan law, 12 Yale Law Journal, p. 93.

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--- Paternal power in Chinese law, 14 Juridical Review (Dec. 1902).

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MACKENZIE, Roman law⁷, pp. 137–48.

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MOREY, Roman law, pp. 239-43.

MOYLE, Inst. of Justinian, vol. i, 5th ed., pp. 124-7, 142-7.

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SAVIGNY, System, vol. viii, §§ 380–96.

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SMITH, Dict. of antiq., "patria potestas."

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THIBAUT, Lehrbuch, §§ 154-70.

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(b) Modern Codes:

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AUSTRIA, 137-86.

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France, 371-87, 476-87.

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Russia, 164-95.

SPAIN, 108-18, 154-72.

SWITZERLAND, 252-7, 273-89.

III. See also infra § 1000; supra vol. ii, §§ 434, 446, 505-14.

§ 993 Guardianship (tutela and curatio): references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- XII TABLES, v. 1-3, 6-7; viii, 20.
- Gaius, i, 132, 142–58, 164–200; ii, 80–85.
- Paul. Sent. 1, 1a, 22-30.
- ——1, 4 De negotiis gestis.
- ---- 2, 27 De excusationibus tutorum.
- ----2, 28 De potioribus nominandis.
- ----- 2, 29 Qui potiores nominare, etc.
- --- 2, 30 Ad oration. divi Severi.
- ---- 2, 30a; also 3, 10.
- 5, 1 De liberali causa, 8; also 5, 5b.
- ULPIAN, Reg. 11 De tutelis.
 —— 12 De curatoribus.
- —— 29 De bonis libertorum.
- Cod. Gregorian. 2 Si adv. donation., etc.
- 6, 18 Abitrium tutelae.
- COD. THEOD. 2, 4 De denuntiation., etc.
- De integri restitutione.3, 17 De tutor. et cura-
- --- 3, 18 Qui petant.

tor. creandis.

- Cod. Theod. 3, 30 De administratione et periculo tutor, et curator.
- ---- 3, 31 De excusatione tutorum.
- 3, 32 De praediis minorum sine decreto non alienandis.
- ---- 4, 3 De Carboniano edicto.
- ---- 9, 8 Se quis eam cujus tutor . . . corruperit.
- —— 12, 17 De . . . numero liberorum vel paupertate excusationem, etc.
- Nov. Theod. 11 De tutoribus.
- VATICAN FRAG. De excusatione.

(b) Justinian:

- INST. 1, 12 Quibus modis, etc., 6.
- ---- 1, 13 De tutelis.
- 1, 14 Quibus . . . tutores testamento, etc.
- ----- 1, 15 De legitima adgnat. tutela.
- —— 1, 16 De cap. minutione, 7.
- ---- 1, 17 De legitima pattronum tutela.
- ---- 1, 18 De legitima parentum tutela.
- 1, 19 De fiduciaria tutela.

- ----1, 21 De auctoritate tutorum.
- ----- 1, 22 Quibus modis tu-
- -1, 23 De curatoribus.
- ----1, 24 De satisdatione tutor. vel curator.
- ----- 1, 25 De excusationibus tutor. vel curator.
- —— 1, 26 De suspectis tutor. vel curator.
- ---- 2, 8 Quibus modis alienare, etc. 2.
- DIG. 4, 1 De integrum restitution.
- ----4, 4 De minoribus xxv annis.
- 25, 4 De inspiciendo ventre custodiendoque partu.
- —— 25, 6 Si mulier ventris.
- —— 26, 1 De tutelis.
- --- 26, 2 De testamentaria tutela.
- ---- 26, 3 De confirm. tutor. vel curator.
- ---- 26, 4 De legitimis tutor.
- --- 26, 5 De tutor. et curator. datis . . . et in quib. causis specialiter dari, etc.
- ---- 26, 6 Qui petant tutores vel curatores, etc.
- --- 26, 7 De administratione et periculo tutor. et curator., etc.

- ---- 26, 8 De auctoritate et (§ 993) consensu tutor, et curator.
- —— 26, 9 Quando ex facto tutor. vel curator. agere, etc.
- ----26, 10 De suspectis tutor. et curator.
- ---- 27, 1 De excusationibus.
- 27, 2 Ubi pupillus educari vel morari debeat, etc.
- 27, 3 De tutelae et rationibus distrahendis et utili curationis causa actione.
- ---- 27, 4 De contraria tutela e et utili actione.
- 27, 5 De eo qui pro tutor. prove curator., etc.27, 6 Quod falso tutor,
- 27, 7 De fidejussor. et nominator. et heredibus tutor. et curator.

etc.

- 27, 8 De magistrat. convenientibus.
- 27, 9 De rebus eorum, qui sub tutela vel cura sunt, sine decreto non alienandis, etc.
- —— 27, 10 De curator. furioso et aliis extra minores dandis.
- ---- 37, 8 De ventre . . . et curatore ejus.
- 42, 7 De curatore bonis dando.
- --- 46, 6 Rem pupilli vel adulescentis salvam fore.

- (§993) DIG. 47, 23 De popularibus actionibus.

 - —— 50, 5 De vacatione et excusatione munerum.
 - 50, 6 De jure immunitatis.
 - CODE, 2, 21 (22) De . . . integrum restitutione minor. xxv annis.
 - —— 2, 22 (23) De filiofam. minore.
 - —— 2, 23 (24) De fidejussor. minorum.
 - 2, 24 (25) Si tutor vel curator intervenerit.
 - 2, 26 (27) Si adv. rem judicatam.
 - ____2, 27 (28) Si adv. venditionem.
 - -2, 28 (29) Si adv. venditionem pignoris.
 - ---- 2, 29 (30) Si adv. donationem.

 - --- 2, 31 (32) Si adv. transactionem, etc.
 - ----2, 32 (33) Si adv. solutionem.
 - 2, 33 (34) Si adv. dotem.2, 34 (35) Si adv. delictum.
 - ---- 2, 35 (36) Si adv. usu-capionem.
 - --- 2, 36 (37) Si adv. fiscum.
 - ---- 2, 37 (38) Si adv. creditorem.

- ---- 2, 38 (39) Si ut se hereditate abstineat.
- ---- 2, 39 (40) Si ut omissam hereditatem, etc.
- ---- 2, 40 (41) In ... integrum restitutio, etc.
- 2, 41 (42) Qui et adv...integrum restitutio, etc.
- --- 2, 42 (43) Si minor se majorem dixerit, etc.
- ---- 2, 43 (44) Si saepius . . . integrum restitutio, etc.
- ----2, 45 (46) Si major factus ratum habuerit.
- 2, 46 (47) Ubi et apud quem cognitio restitutionis, etc.
- 2, 47 (48) De reputation. . . integrum restitutionis.
- --- 2, 49 (50) In integrum restitutione, etc.
- 2, 52 (53) De temporibus in integrum restitutionis, etc.
- --- 3, 6 Qui legit. personam in judiciis, etc.
- ---- 3, 21 Ubi agi oportet ratiociniis, etc.
- —— 5, 26 De interdicto matrimonio inter pupil. et tutor. seu curator., etc.
- —— 5, 29 De confirm. tutore.

- 5, 30 De legitima tutela.
 5, 31 Qui petant tutor.
- vel curator.
- 5, 32 Ubi petant tutor. vel curator.
- 5, 33 De tutor. et curator. . . . illustrium personarum.
- ---- 5, 34 Qui dare tutor. vel curator.
- ---- 5, 35 Quando mulier tutelae officio fungi potest.
- 5, 36 In quibus causis tutorem habenti tutor vel curator dari potest.
- ---- 5, 38 De periculo tutor. et curator.
- 5, 39 Quando ex facto tutor. vel curator. agere, etc.
- ---- 5, 40 Si ex pluribus tutor. vel curator. unus agere, etc.
- ---- 5, 41 Ne tutor vel curator vectigal conducat.
- ---- 5, 42 De tutor. vel curator. qui satis non dedit.
- —— 5, 43 De suspectis.
- ---- 5, 44 De in litem dando tutor. vel curator.
- 5, 45 De eo qui pro tutore . . . gessit.
- ---- 5, 46 Si mater indemnitatem, etc.
- --- 5, 47 Si contra matris voluntatem tutor datus sit.

- 5, 49 Ubi pupil. educerentur.
- --- 5, 50 De alimentis pupillo, etc.
- ---- 5, 51 Arbitrium tutelae.
- 5, 52 De dividenda tutela, etc.
- ---- 5, 53 De in litem jurando.
- ---- 5, 54 De heredibus tutorum.
- 5, 55 Si tutor non gesserit.
- 5, 56 De usuris pupillaribus.
- ---- 5, 59 De auctoritate, etc.
- --- 5, 60 Quando curator. vel tutor. esse desinant.
- ---- 5, 61 De actore a tutore seu curatore dando.
- 5, 62 De excusationibus, etc.
- ---- 5, 63 Si falsis adlegation. excusatus sit.
- ---- 5, 64 Si tutor rei publicae causa aberit.
- ---- 5, 66 Qui numero liberorum se excusant.
- ---- 5, 67 (68) Qui aetate.
- ---- 5, 68 (67) Qui morbo.
- ---- 5, 69 Qui numero tute-larum.

- (§993) Code, 5, 70 De curator. furiosi vel prodigi.
 - 5, 71 De praediis vel aliis rebus minorum sine decreto non alienandis vel obligandis.
 - ---- 5, 72 Quando decreto opus non est.
 - 5, 73 Si quis ignorans rem minoris esse sine decreto comparavit.
 - ---- 5, 74 Si major factus sine decreto . . . alienation. ratam habuerit.
 - --- 9, 10 Si quis eam cujus tutor . . . corruperit.
 - —— 10, 43 (42) . . . Civilium munera, etc.
 - ----- 10, 44 (43) De his qui . . . munera, etc.
 - —— 10, 48 (47) De excusationibus munerum.
 - —— 10, 49 (48) De . . . muneribus . . . nemini liceat se excusare.
 - ---- 10, 50 (49) Qui aetate se excusant.
 - —— 10, 51 (50) Qui morbo.
 - —— 10, 52 (51) De his qui munero liberorum vel paupertate excusationem, etc.
 - —— 10, 53 (52) De professoribus et medicis.
 - ---- 10, 54 (53) De athletis.
 - —— 10,55 (54) De his qui non impletis stipendiis sacramento soluti sunt.
 - --- 10, 56 (55) Quibus muneribus excusantur...

- post . . . militiam vel advocation., etc.
- ----- 10, 57 (56) De conductoribus vectigalium fisci.
- ---- 10, 58 (56) De libertinis.
- ----- 10, 59 (57) De infamibus.
- —— 10, 66 (64) De excusationibus artificum.
- Nov. 72 Ut . . . res minorum . . . et ut curatores, etc.
- —— 94 Ut sine prohibitione matres debetrices et cred. tutelam gerant minorum, etc.
- ---- 131 De ecclesiast. titulis.
- ---- 155 Ut matres tutelae rationibus obnoxiae sint.

(c) Post-Justinian:

- THEOPHILUS, i, 12, 6; i, 13-15; i, 16, 7; i, 17-26; ii, 82 (same titles as INST. supra).
- ECLOGA, 7 De pupillis, etc. PROCHIRON, 31 De restitutione.
- --- 36 De tutoribus.
- EPANAGOGA, 38 De tutoribus. Bas. 9. 6 Quibus ex causis, etc.
- —— 9, 7 De rebus auctoritate judicum poss., etc.
- ----- 10, 4 De restitutione minorum.
- ---- 10, 5 De filiisfam. minor.

- ---- 10, 7 Si tutor vel curator intervenerit.
- 10, 14 Si adv. transactionem . . . minor, etc.
- ---- 10, 21 Si quis se hereditate abstineat.
- ----- 10, 25 Si minor se major. dixerit, etc.
- bus . . . in integrum restit. . . . minorum, etc.
- —— 17, 1 De negotia aliena gerentibus.
- —— 17, 2 De . . . sumtus, etc.
- ---- 37, 1 De tutor. et cura-
- —— 37, 2 De tutor. testamentariis.
- --- 37, 3 De confirm tutor. et curator.
- ---- 37, 4 De legitimis tutor. ---- 37, 5 De tutor. et cura-
- tor. datis, etc.
- ---- 37, 6 Qui petant curator. vel tutor., etc.
- —— 37, 7 De administratione tutor. et curator. et de periculo, etc.
- ---- 37, 8 De auctoritate et consensu tutor. et curator.
- —— 37, 9 Ex . . . facto tutor. vel curator. . . . agere, etc.
- ---- 37, 10 De suspicione tutor. et curator.
- ---- 37, 11 De curator. et tutor. et cura minorum.

- —— 37, 12 Ut matres sine (§ 993) prohibitione liberorum tutelam gerant, etc.
- ---- 38, 1 De excusatione . . . tutor. et curator.
- ---- 38, 2 Ubi pupil. educari et morari debeat, etc.
- —— 38, 3 De actione . . . in tutor. et curator. datur, et de rationibus, etc.
- --- 38, 4 De contraria tutelae et utili actione.
- adv. tutor. et curator., etc.
- —— 38, 6 Si falsi tutoris auctoritate negotium gestum, etc.
- 38, 7 De . . . heredibus tutor. et curator. et fidejussor. eorum.
- —— 38, 8 Magistratus teneri ob inopiam tutor. a se datorum.
- 38, 9 De rebus . . . qui sub tutela vel cura . . . sine decreto non alienandis vel obligandis.
- —— 38, 10 De curator. qui dantur furiosis vel prodigis, vel aliis extra minores.
- —— 38, 11 Res pupilli salva esto.
- ----- 38, 12 De curator. bonis dandis.
- —— 38, 13 Ne tutorvel curator vectigalia conducat.
- ---- 38, 14 De dividenda tutela, etc.

(§993) BAS. 38, 15 De jurejurando in litem.

- ----- 38, 16 Si tutor non gesserit.
- —— 38, 17 De usuris pupil.
- —— 38, 18 De contrario judicio.
- —— 38, 19 Quando tutor. vel curator. esse desinant.
- ----- 40, 2 De bonorum poss. furiosi, muti, surdi, coeci.
- —— 54, 6 De jure immunitat.
- —— 60, 57 Si quis eam cujus tutor . . . corruperit.
- HEXABIBLOS, 1, 12 De impuberibus et minoribus, aeque in integrum restit.
- 2, 5 De muneribus, etc.
 5, 12 (11) De tutor., curator., etc.

II. Modern references: —

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Poste, Gaius 4, pp. 90-116. Roby, Roman private law, vol. i, pp. 92, 102, 121.

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(b) Modern Codes:

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Austria, 187-284.

CHILE, 338-544.

FRANCE, 389-515.

GERMANY, 1773-1921.

ITALY, 240-349.

IAPAN, 900-953.

Louisiana, 246-426. Mexico, 403-597.

PHILIPPINES (civil procedure), 551–81.

PORTO RICO, 237-302. QUEBEC, 114, 246-351. Russia, 212–382. Spain, 199–320. Switzeri and 360–4

SWITZERLAND, 360-456.

III. See also supra § 986; vol. ii, §§ 445, 449, 515–35.

Artificial persons, particularly private corporations: refer- § 994 ences. No mention at all of corporations is made in the Institutes of Justinian¹: this subject was almost entirely reserved for the fifth or last year in Roman law schools.² But the Digest and Code of Justinian are very important sources of the Roman law of corporations.³ The Theodosian Code⁴ is our great repository of information in regard to the legislation of the early Christian Emperors concerning corporations, both public and private. Another and voluminous source of information has arisen from the modern discoveries, in the remains of Roman cities, of tablets containing inscriptions of all sorts. These have been collected in Mommsen's famous Corpus inscriptionarum Latinarum.⁵

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII Tables, viii, 27. Ulpian, Reg. xxii, 5; xxiv, 29.

Cod. Theod. 6, 13 De comitibus et tribunis scholarum.

— 8, 10 De concussionibu advocatorum, etc.

- ----- 10, 19 De metallis et meallariis.
- ----- 10, 20 De murilegulis, etc.
- ---- 10, 21 De vestibus, etc.
- —— 10, 22 De fabricensi-
- ---- 10, 23 De classicis.
- —— 14, 2 De privilegiis corporatorum urbis Romae.
- —— 14, 3 De pistoribus et catabolensibus.

¹See supra vol. i, § 138.

^{*}See supra vol. i, § 161.

^{*}Especially Dig. 3, 4, and Dig. 47, 22. See supra vol. 1, \$\frac{1}{2} 136-47.

^{*}See supra vol. i, § 128.

This was published in 1861. As to Mommsen, see supra vol. i, § 353. The Corpus inscript. Graccarum (1856) is also a source of light on Roman corporation law.

- (§ 994) —— 14, 4 De suariis, pecuariis, et susceptoribus vini ceterisque corporatis.
 - —— 14. 5 De mancipibus thermarum urbis et subvectione lignorum.
 - —— 14. 6 De calcis coctoribus urbis Romae et Constantinop.
 - —— 14, 7 De collegiatis.
 - ---- 14, 8 De centonariis et dendroforis.
 - —— 14, 18 De mendicantibus non invalidis.
 - 14, 22 De saccariis Portus Romae.
 - --- 14, 27 De Alexandrinae plebis primatibus.
 - Nov. Severus, 2.
 - Nov. Theodos. 6 De bonis fabricensium.
 - Nov. Valentinian. 29 De naviculariis amnicis.
 - --- 36 De suariis, boariis et pecuariis.

(b) Justinian:

- Dig. 3, 4 Quod cujuscumque universitatis, etc.
- —— 34, 5 De rebus dubiis, 20.
- ---- 47, 22 De collegiis et corporibus.
- —— 49, 14 De jure fisci.
- ---- 50, 16 De verb. signif., 16 and 85.
- CODE, 1, 3 De episcopis, etc.
- 3, 23 Ubi quis de curiali

- vel cohortali . . . conveniatur.
- ---- 6, 62 De hereditatibus decurionum, naviculariorum cohort, militum et fabricensium.
- ----- 10, 10 De bonis vacantibus et de incorporatione.
- —— 11, 2 (1) De naviculariis, etc.
- —— 11, 3 (2) De praediis naviculariorum.
- —— 11, 4 (3) De navibus non excusandis.
- —— 11, 5 (4) Ne quid oneri publico imponatur.
- ---- 11, 7 (6) De metallariis et metallis, etc.
- —— 11, 8 (7) De murilegulis, etc.
- —— 11, 10 (9) De fabricensibus.
- —— 11, 16 (15) De pistoribus. —— 11, 17 (16) De suariis.
- ----- 11, 18 (17) De collegiatis, etc.
- —— 11, 26 (25) De mendicantibus validis.
- —11, 27 (26) De natuis Tiberinis.
- ---- 12, 11 De comitibus et tribunis scholarum.
- ---- 12, 17 De domesticis et protectoribus.
- 12, 29 (30) De privilegiis scholarum.
- Nov. 64 De hortulanis Constantinop.

(c) Post-Justinian:

- Bas. 54, 16 De purpura imperatoris, etc.
- —— 54, 20 De suariis et susceptoribus vini, et reliquis corporibus.
- ---- 54, 21 De collegiatis, etc.
- —— 54, 28 De jure reipublicae.
- ---- 60, 32 De collegiis sodalitiis et corporibus, etc.

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JAPAN, 33-84; Code of commerce, 42-8, 119-234.

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SPAIN, 35–9; Code of commerce, 116–24, 151–238.

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III. See also supra vol. ii, §§ 536-56, 908-12.

\S^{995} Things, ownership, and possession: references.

I. Texts of Roman law: -

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, vi, 5-6, 11; vii, 1-2, 9-10; x (all); xii, 1, 3-4.

GAIUS, ii, 1-11, 65; iv, 153. PAUL. Sent. 1, 11 De satisdando.

---- 1, 13b Si hereditas, etc.

_____1, 21 De supulchria, etc.

--- 5, 2 De usucapione.

---- 5, 19 De sacrilegis.

---- 5, 19a (on res sacrae).

---- 5, 26 Ad legem Juliam de vi publica, etc., §§ 3-4.

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- COD. HERMOGENIAN. Ad exhibendum.
- COD. THEOD. 2, 6 De temporum cursu, etc.
- 2, 23 De rei vindicatione.
- ----4, 21 Quorum bonorum.
- ---- 4, 22 Unde vi.
- —— 4, 23 Utrubi.
- ---- 4, 24 De aedificiis privatis et publicis.
- —— 10, 3 De locatione fundorum . . . et rei publicae.
- ---- 11, 38 De possessione . . . transferenda.
- ---- 14, 14 De campo Martio urbis Romae.
- --- 15, 3 De itinere muniendo.
- COLL. MOSAIC. ET ROM. De termino amoto.
- CONST. SIRMONDIAN. 16.
- Nov. Marjorian. 4 De aedeficiis publicis.
- Nov. Theod. 19 De rescind. vendition, fundorum rei domenicae.
- ---- 23 De locis rei publicae, etc.
- Nov. Valentinian. 8 De invasoribus.

(b) Justinian:

- INST. 2, 1 De rerum divisione, 1-11, 47, 48.
- ---- 4, 15 De interdictis, 5.

- Dig. 1, 8 De divisione rerum. (§ 995)
- --- 6, 1 De rei vindicatione.
- --- 6, 2 De Publiciana in rem actione.
- --- 6, 3 Si ager vectigalis, etc.
- --- 10, 4 Ad exhibendum.
- ---- 11, 7 De religiosis, etc.
- ---- 11, 8 De mortuo . . . et sepulchro, etc.
- --- 14, 2 De lege Rhodia de jactu.
- ---- 39, 1 De operis novi nuntiatione, 1 and 5.
- ---- 41, 1 De adquirendo rerum dominio.
- 41, 2 De adquirenda vel amitt. possessione.
- 41, 4 Pro emptore.
- ----41, 5 Pro herede vel pro possessore.
- ---- 41, 7 Pro derelicto.
- ---- 41, 8 Pro legato.
- ---- 41, 10 Pro suo.
- ----- 42, 4 Quibus ex causis in possession., etc.
- —— 42, 5 De rebus auctoritate judicis possidendis, etc.
- —— 43, 2 Quorum bonorum. —— 43, 3 Quod legatum.
- ---- 43, 4 Ne vis fiat ei, qui in possession.
- -43, 6 Ne quid in loco sacro fiat.
- 43. 7 De locis et itineribus.
- ---- 43, 8 Ne quid in loco publico, etc.
- -43, 9 De loco publico fruendo.

- (§995) —— 43, 10 De via publica, etc.
 - 43, 11 De via publica, etc.
 - ----- 43, 12 De fluminibus, etc.
 - —— 43, 13 Ne quid in flumine publico, etc.
 - ----- 43, 14 Ut in flumine publico navigare, etc.
 - ----- 43, 15 De ripa munienda.
 - —— 43, 16 De vi et vi armata.
 - —— 43, 17 Uti possidetis.
 - ----- 43, 21 De rivis.
 - —— 43, 27 De arboribus caedendis.
 - ---- 43, 31 Utrubi.
 - 44, 3 De . . . accessionibus possessionum.
 - —— 47, 21 De termino moto.
 - —— 48,7 Ad legem Juliam de vi privata.
 - —— 50, 16 De verborum significatione.
 - CODE, 2 14 (15). De his, qui potentiorum nomine titulos praediis adfigunt, etc.
 - 2, 16 (17) Ut neminem liceat sine judicis auctoritate signa imprimere rebus, quas alius tenet.
 - 2, 15 (16) Ut nemo privatus titulos praediis suis vel alienis imponat, etc.
 - ---- 3, 16 Ubi de possessione agi oportet.
 - ---- 3, 19 Ubi in rem actio exerceri debet.

- ---- 3, 27 Quando liceat sine judice . . . vindicare, etc.
- ---- 3, 32 De rei vindicatione.
- ---- 6, 38 De verborum et rerum significatione.
- --- 7, 25 De nudo ex jure Quiritium tollendo.
- 7, 31 De . . . sublata differentia rerum mancipi et nec mancipi.
- --- 7, 32 De adquirenda et retinenda possessione.
- --- 7, 69 Si de momentaria possessione, etc.
- —— 8, 4 Unde vi.
- —— 8, 5 Si per vis vel alio modo absentis perturbata possessio.
- ----- 8, 6 Uti possidetis.
- ——- 8, 11 (12) De operibus publicis.
- —— 8, 44 (45) De evictionibus.
- 9, 12 Ad legem Juliam de vi publica seu privata.
- 9, 19 De sepulchro violato.
- 9, 29 De crimine sacrilegii.
- ---- 9, 33 Vi bonorum raptorum.
- ----- 10, 10 De bonis vacantibus, etc.

- 10, 34 (33) De praediis. curialium, etc.
- —— 11 6 (5) De naufragiis.
- —— 11, 56 (55) Non licere . . . ad extraneum transferre.
- —— 11, 61 (60) De pascuis publicis vel privatis.
- —— 11, 75 (74) De privilegiis domus Augustae, etc.
- —— 11, 77 (76). De palatiis. Nov. 36 Ut hi qui in Africa . . . debeant vindicare.
- —— 65 De alienatione rerum ecclesiae Mysiae relictarum pro captivorum redemptione, etc.
- 67 Ut nullus fabricet oratorii domum praeter voluntatem episcopi, etc.
- 111 Haec const. innovat
 . . . praescriptionem centum annorum locis venerabilibus, etc.
- —— 120 De alienatione . . . rerum sacrarum.
- —— 131 De ecclesiast. titulis. —— 167 Generalis maxima
- forma . . . mitti in possessionem, etc.
- EDICTA (in appendix to Nov.), 5.

(c) Post-Justinian:

- THEOPHILUS, 2, 1 De rerum divisione, §§ 1–11, 47–8.
- ——4, 15 De interdictis, 5.

 PROCHIRON, 38 De novis operis.

- EPANAGOGA, 39 De novis (§995) operibus.
- BAS. 2, 2 De verborum significatione.
- ---- 7, 10 De his, qui . . . titulos praediis affigunt, etc.
- 7, 11 Ut nemo privatus titulos praediis . . . vel alienis imponat, etc.
- 7, 19 De his, qui legitimam personam in judiciis habeant, etc.
- -----9, 7 De rebus auctoritate judicum possidendis, etc.
- —— 15, 2 De Publiciana in rem actione.
- ----- 27, 1 De rebus, de quarum dominio disceptatur.
- 46, 3 De rerum divisione, etc.
- ----- 50, 2 De acquisita vel amissa possessione.
- ---- 50, 7 De derelictis.
- ---- 51, 5 Ne vis fiat ei, qui in possessionem missus, etc.
- —— 53, 3 De naufragio, etc. —— 53,8 Capita excerpti juris
- Rhodiorum navalis.
 —— 54, 12 De operibus pub-
- licis.
 —— 54, 37 De theatris.

- (§995) 55, 13 De diversis praediis . . . templorum et civitatum, etc.
 - ---- 56, 20 De adjectionibus.
 - ---- 56, 21 Quomodo quis in possessionem mittendus sit.
 - ---- 58, 8 De locis et itineribus publicis, etc.
 - ---- 58, 10 De novi operis, etc.
 - —— 58, 11 De aedificiis privatis.
 - 58, 12 De operibus publicis, etc.
 - —— 58, 14 De interdictis.
 - --- 58, 15 Ne quis in loco sacro fiat.
 - —— 58, 16 Ne quid in flumine publico ripave, etc.
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 - —— 58, 23 Quod vi aut clam.
 - 59, 1 De monumentis, etc.

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 - ---- 60, 16 De arboribus . . . caesis.
 - ---- 60, 17 De bonis vi raptis, etc.
 - ---- 60, 18 Ex lege Julia de vi publica et privata.
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- 2, 4 De novis operibus.
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LOUISIANA, 448-97, 3426-56. MEXICO, 680-735, 822-64.

PHILIPPINES (See Willard, Notes to Spanish Civil Code, pp. 36–40, Manila, 1904).

PORTO RICO, 324-59, 399-468. QUEBEC, 374-413.

Russia, 383-556.

Spain, 333-50, 384-466. Switzerland, 641-729.

III. See also infra §§ 997-9; supra vol. ii, §§ 557-81.

Personal, praedial, and praetorian servitudes: references.

- A. Usufructus, usus, habitatio, operae (personal servitudes):
- I. Texts of Roman law: --
- For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- Gaius, ii, 12-42, 86-7.
- PAUL. Sent. 1, 11 De satisdando (usufruct).
- ULPIAN, Reg. 19 De dominiis, etc.
- VATICAN FRAG. 41–93 De usu fructu.

(b) Justinian:

- INST. 2, 1 De rerum divisione, 35-8.
- 2, 2 De rebus incorporal.
- ----2, 4 De usufructu.
- ----2, 5 De usu et habitatione.
- ---- 2, 9 Per quas personas nobis adquiritur, as far as § 3.
- DIG. 7, 1 De usu fructu, etc.

 7, 2 De usu fructu adcrescendo.
- --- 7, 3 Quando . . . usus fructus legati cedat.
- ---- 7, 4 Quibus modis usus fructus vel usus amittitur.
- 7,5 De usu fructu earum
 . . . quae usu consumuntur, etc.

- ---- 7, 6 Si usus fructus petetur, etc.
- --- 7, 7 De operis servorum.
- --- 7, 8 De usu et habitatione.
- --- 7, 9 Usufructuarius quemadmodum caveat.
- ----8, 1 De servitutibus.
- —— 43, 25 De remissionibus. Code, 3, 33 De usufructu et habitatione et ministerio servorum.
- 5, 10 Si secundo nupserit mulier, etc. (usufruct).

(c) Post-Justinian:

- THEOPHILUS, 2, 1 De rerum divisione, 35–8.
- 2, 2 De rebus corporal., etc.
- ----2, 4 De usufructu.
- ----2, 5 De usu et habitatione.
- ----2, 9 Per quas personas . . . adquiritur, as far as § 3.
- Bas. 16, 1 De usufructu.
- ---- 16, 2 De usufructu accrescente.
- ---- 16, 3 Quibus diebus usufructus legatus cedat.
- ---- 16, 4 Quibus modis usufructus amittatur.
- ---- 16, 5 De usufructu rerum, quae usu minuuntur.

- (§996) —— 16, 6 Si usufructus petatur, etc.
 - —— 16, 7 De operis servorum.
 - ---- 16, 8 De usu et habitatione.
 - —— 16, 9 Usufructuarius quemadmodum caveat.

 - —— 44, 6 De servitute legata.
 - —— 58, 1 De servitutibus.
 - HEXABIBLOS, 2, 10 De . . . usufructu.

B. Servitudes of land (praedial servitudes):

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, vii, 1-2, 6-10. Gaius, iv, 3.

Paul. Sent. 1, 17 De servitutibus.

ULPIAN, Reg. 19 De dominiis, etc.

CODE THEOD. 15, 2 De aquaeductu.

(b) Justinian:

- INST. 2, 2 De rebus incorporal.
- 2, 3 De servitutibus.
- 4, 6 De actionibus, 2.
- Dig. 8, 1 De servitutibus.

- DIG. 8, 3 De serv. praed. rustic.
- ----- 8, 5 Si servitus vindicetur, etc.
- ----- 39, 1 De operis novi nuntiatione.
- ---- 39, 2 De . . . suggrundis et projectionibus.
- ---- 39, 3 De aqua et aquae pluviae arcendae.
- —— 43, 19 De itinere, etc.
- ---- 43, 20 De aqua cottidiana et aestiva.
- ---- 43, 21 De rivis.
- ---- 43, 22 De fonte.
- ---- 43, 25 De remissionibus.
- —— 43, 27 De arboribus caedendis.
- ---- 47, 3 De tigno juncto.

CODE, 3, 34 De servitutibus, etc.

- —— 11, 43 (42) De aquaeductu.
- Nov. 63 De novi operis nuntiatione marini aspectus.
- —— 165 Generalis . . . de prospectu maris, etc.

(c) Post-Justinian:

- Theophilus, 2 2 De rebus corporal., etc.
- ----2, 3 De servitutibus.
- ----4, 6 De actionibus, 2.

- PROCHIRON, 38 De novis operibus.
- EPANAGOGA, 39 De novis operibus.
- Bas. 44, 6 De servitute legata.
- —— 58, 1 De servitibus.
- —— 58, 2 De serv. praed. urban.
- ----- 58, 3 De serv. praed. rustic.
- ----- 58, 4 De commun. praed. tam urban. quam rustic.
- 58, 5 Si servitus vindicetur, etc.
- 58, 6 Quemadmodum serv. amittantur.
- --- 58, 7 De servitute et aqua.
- ----- 58, 10 De novi operis nunciatione, etc.
- —— 58, 11 De aedificiis privatis.
- ----- 58, 13 De aqua et aqua pluvia arcenda.
- —— 58, 14 De interdictis.
- —— 58, 19 De magnis aquaeductibus.
- —— 58, 20 De aqua quotidiana et aestiva, et de rivis.
- —— 58, 21 De fonte.
- ---- 58, 22 De cloacis.
- HEXABIBLOS, 2, 4 De novis operibus.
- —— Leges agrariae, 10 De novis operibus.

- C. Praetorian servitudes: (§996)
- I. Emphyteusis and superficies:

I. Texts of Roman law: --

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS, iii, 145.

- CODE THEOD. 5, 12 De fundis patrimonial. et saltuensibus et enfyteuticis, etc.
- —— 10, 3 De locatione fundorum juris enfyteutici et rei publicae et templorum.
- 11. 19 De conlatione fund. patrimonial. vel enfyteuticorum, etc.

(b) Justinian:

Inst. 3, 24 De locatione, etc., 3 (emphyteusis).

DIG. 43, 18 De superficiebus. Code, 4, 66 De emphyteutico jure.

- —— 11, 62 (61) De fundis patrimonial. et saltuens. et emphyteuticis, etc.
- —— 11, 64 (63) De fugitiv. colonis . . . emphyteuticis, etc.
- —— 11, 65 (64) De collatione fundorum emphyteutic.

- (§996) Nov. 55 Ut . . . liceat perpetuam emphyteusin . . . ecclesia, etc.
 - Nov. 120 De alienatione emphyteosi, etc.

(c) Post-Justinian:

- THEOPHILUS, 3 24 De locatione, etc., 3 (emphyteusis).
- ECLOGA, 12 De emphyteusibus, etc.
- PROCHIRON, 15 De emphyteusi.
- EPANAGOGA, 10 De ecclesiast. emphyteusibus.
- Bas. 5, 2 De . . . emphyteusi rerum ecclesiast.
- ---- 20, 2 De emphyteusi.
- —— 58, 18 De superficiebus. HEXABIBLOS, 3, 4 De emphyteusi.
- Fiducia, pignus, hypotheca, and privilegium.

I. Texts of Roman law:

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS ii, 64.

PAUL. Sent. 2, 4 De . . . pignore fiduciave.

- -2, 5 De pignoribus.
- ----2, 13 De lege commissoria.
- Cod. Hermogenian. De pignoribus.

- COD. THEOD. 2, 30 De pignoribus.
- ---- 3, 2 De commissoria rescind.
- —— 11, 9 De distrahendis pignoribus, etc.

(b) Justinian:

- INST. 2, 8 Quibus alienare, etc., 1 (hypotheca).
- ---- 4, 6 De action. 7 (hypotheca).
- DIG. 13, 7 De pigneraticia actione, etc.
- —— 20, 1 De pignoribus et hypothecis, etc.
- 20, 2 In quibus causis pignus vel hypotheca tacite contrahitur.
- ---- 20, 3 Quae res pignori vel hypothecae, etc.
 - 20, 4 Qui potiores in pignore vel hypotheca . . . et . . . qui in prior. creditor. locum succedunt.
- —— 20, 6 Quibus modis pignus vel hypotheca solvitur.
- 43, 25 De remissionibus.
 43, 32 De migrando.
- 43, 33 De Salviano interdicto.
- CODE, 2, 28 (29) Si adv. vend. pignoris.
- ----4, 24 De actione pigneraticia.

- ---- 4, 51 De . . . prohibita rerum . . . hypotheca.
- ---- 7, 8 De servo pignori dato, etc.
- 7, 73 De privilegio fisci.7, 74 De privilegio dotis.

trahitur.

- —— 8, 18 (19) . . . Qui in prior. creditor. locum succedunt.

- ----- 8, 21 (22) De praetorio pignore, etc.
- —— 8, 22 (23) Si in causa judicati pignus, etc.

- —— 8, 25 (26) De remissione pignoris.

- —— 8, 27 (28) De distrac-(§996) tione pignorum.

- —— 8, 30 (31) De luitione pignoris.
- ——8, 31 (32) Si unus ex pluribus heredibus creditor. vel debitor. partem suam debiti solverit vel acceperit.

- —— 8, 34 (35) De pactis pignorum et de commissoria lege . . . rescind.

- Nov. 7 De . . . ecclesiast. rebus . . . in specialem hypothecam, etc.
- —— 52 Ut non fiant pignorationes pro aliis personis, etc.
- —— 120 De . . . hypothecis, etc.

(c) Post-Justinian:

- THEOPHILUS, 2, 8 Quibus alienare, 1.
- —— 4, 6 De action., 7.
- Ecloga, 10 De . . . pignoribus, etc.

- (§996) Prochiron, 16 . . . De pignore.
 - EPANAGOGA, 28 De . . . pignore.
 - Bas. 10, 11 Si adv. vend. pignorum.
 - —— 19, 3 De lege commissoria, etc.
 - —— 19, 8 De . . . prohibita rerum . . . hypotheca, etc.
 - ----25, 1 De pigneratitia actione.
 - ---- 25, 2 De pignoribus et hypothecis, etc.
 - --- 25, 3 In quibus causis pignora vel hypothecae tacite contrahantur.
 - ---- 25, 4 Quae res pignori vel hypothecae, etc.
 - 25, 5 Qui potiores in pignoribus vel hypothecis ... et ... qui in prior. creditor. locum succedunt.
 - --- 25, 6 Quomodo et quando militiae pignori, etc.
 - 25, 7 De distractione pignorum et hypothecarum.
 - 25, 8 Quibus modis pignus vel hypotheca solvatur. HEXABIBLOS, 3, 5 De . . . pignore.
 - D. Personal, praedial, and praetorian servitudes:
 - I. Modern references:-
 - (a) In general:
 - Abbot, Extinguishment of easements by impossibility

- of user, 13 Columbia Law Rev., p. 409.
- Acton v. Blundell, 12 Meeson and Welsby Excheq. Rep. 342.
- ADMIRALTY lien, 148 U. S. Supreme Ct. Rep., p. 1.
- Amos, Roman law, pp. 148-54, 174.
- Brissaud (Howell, transl.), Hist. of French private law, pp. 408-20, 603, Boston, 1912.
- CAHOON v. MIERS, 67 Md. 573.
- CAMPBELL v. MESIER, 4 Johns Chan. (N. Y.), 334.
- CHAMPEAUX, Le principe de simplicité des anciens actes jurid. romains et le gage (Mélanges P. F. Girard, vol. i, p. 155, Paris, 1912).
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- HUNTER, Roman law⁴, pp. 394-447.
- MACHELARD, Examen . . . des distinctions . . . en ce qui concerne les servitudes prédiales, Paris, 1868.
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- PAMPALONI, La nuda proprietà, etc. (Mélanges P. F. Girard, vol. ii, p. 331, Paris, 1912).
- Poste, Gaius 4, pp. 129-46, 327.

- PROUDHON, Traité des droits (§996) d'usufruct, Dijon, 1836.
- RABEL, Zu den praetorischen Servituten und den Superficies (Mélanges P. F. Girard, vol. ii, p. 386, Paris, 1912).
- SAVIGNY, Recht des Besitzes⁷, §§ 22a-26, 45-7.
- ——System, vol. viii, § 368. SCHUSTER, German law,
- §§ 351-406, Oxford, 1907.
 SCHWARZ, Hypothek und
 Hypallagma, etc., Leipzig,
 1911.
- SEGRÉ, La denominazione "actio confessoria in . . . usufrutto e delli servitù (Mélanges P. F. Girard, vol. ii, p. 511, Paris, 1912).
- SOHM (Ledlie³), Roman law, pp. 337-57.
- THÉLOHAN, De la stipulatio operarum (Études off. à P. F. Girard, vol. i, p. 355, Paris, 1913).
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- VOET (Berwick, transl.), Commentary on the Pandects, book 13, title 7, books 18-21, on . . . mortgages, London, 1902.
- Well, A short code of underground water, 2 Cal. Law Rev., p. 25.
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(b) Modern Codes:—

References are to the Civil Code, unless otherwise stated.

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Austria, 472-530.

CHILE, 732-S88, 2384-2491.

France, 578-710, 2073-2203.

GERMANY, 581-7, 1012-1296.

ITALY, 476-672, 1556-67, 1948-2053.

JAPAN, 265-398.

LOUISIANA, 533-869, 3182-3411.

MEXICO, 865-1058, 1773-1964, 3066-3150.

PHILIPPINES (same as Spain: but see Willard, Notes to Spanish Code, Manila, 1904).

Porto Rico, 469-615, 1758-1830.

QUEBEC, 443–582, 1966–2182. Russia, 433–51, 1587–1678.

Spain, 467-608, 1857-1929.

Switzerland, 667–712, 730– 918.

II. See also infra § 1024; supra vol. ii, §§ 582-624, 763, 939.

§ 997 Occupancy, accession, delivery, and adjudication: references.

A. Occupancy:

I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS, ii, 65-9, 72.

Cod. Theod. 10, 18 De thesauris.

—— 15, 11 De venatione ferarum.

(b) Justinian:

INST. 2, 1 De rerum divisione, 11–19, 22, 39, 47–8.

DIG. 41, 1 De adquirendo rerum dominio.

Code, 10, 15 De thesauris.

(c) Post-Justinian:

THEOPHILUS, 2 1 De rerum divisione, 11–19, 22, 39, 47–8.

Bas. 50, 1 De dominio ex variis modis, etc.

HEXABIBLOS, 2, 6 De . . . inventione thesauri.

B. Accession:

I. Texts of Roman law: -

For Eng. transl., see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, vi, 7-9.

OCCUPANCY, ACCESSION, DELIVERY, ADJUD. 135

Gaius, 2, 71–78. Nov. Theod. 20 De adluvionibus.

(b) Justinian:

- INST. 2, 1 De rerum divisione, 20–34.
- DIG. 22, 1 De usuris et fructibus . . . et . . . accession., etc.
- 41, 1 De adq. rerum dominio.
- —— 43, 28 De glande legenda. Code, 6 47 De usuris et fructibus, etc.
- -7, 41 De adluvion., etc.

(c) Post-Justinian:

THEOPHILUS, 2, 1 De rerum divisione, 20–34.

BAS. 50, 1 De dominio ex variis modis, etc.

—— 50, 16 De alluvione.

HEXABIBLOS, 2, 1 De . . . dominio.

C. Delivery (traditio):

I. Texts of Roman law: —

For Eng. transl., see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, vi, 10. ULPIAN, Reg. 19 De . . . adquisition. rerum.

(b) Justinian:

INST. 2, 1 De rerum divisione, 40-41, 44-6.

DIG. 41, 1 De adquirendo rer. (§997) dominio.

(c) Post-Justinian:

THEOPHILUS, 2, 1 De rer. divisione, 40-41, 44-6.

Bas. 50, 1 De dominio ex variis modis, etc.

D. Adjudication:

I. Texts of Roman law: —

For Eng. transl., see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, vii, 5; xii, 3.

PAUL. Sent. 1, 16 Finium regundorum.

---- 1, 18 De familiae hercis-cundae.

ULPIAN, Reg. 19 De . . . adquisition. rerum.

Cod. Gregorian. 3 De familiae herciscundae et communi dividundo.

COD. THEOD. 2, 24 De familiae erciscundae.

---- 2, 25 De communi dividundo.

---- 2, 26 De finium regundorum.

(b) Justinian:

INST. 4, 17 De officio judicis, 4-7.

Dig. 10, 1 Finium regundorum.

- (§997) —— 10, 2 Familiae erciscundae.
 - —— 10, 3 Communi dividundo.
 - CODE, 3 36 Familiae erciscundae.
 - ---- 3, 37 Communi dividundo.
 - 3, 38 Communia . . . familiae erciscundae quam communi dividundo.
 - —— 3, 39 Finium regund. —— 6, 59 Communia de successionibus.

(c) Post-Justinian:

- THEOPHILUS, 4, 17 De officio judicis, 4–7.
- Bas. 12, 2 De rerum communium divisione.
- —— 12, 3 Communia . . . familiae erciscundae quam communi dividundo.
- —— 42, 3 Familiae erciscundae.
- —— 58, 9 De finibus regund.

E. Occupancy, accession, delivery, and adjudication:

I. Modern References:—

(a) In general:

- Amos, Roman law, pp. 160-7. Arno, Textura (Mélanges P. F. Girard, vol. i, p. 27, Paris, 1912).
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- tesoro (Mélanges P. F. Girard, vol. i, p. 122).
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- GIRARD, Droit romain 5, pp. 293, 313, 316, 318.
- Hunter, Roman law⁴, pp. 255, 274, 282, 988.
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- MACKENZIE, R. law, pp. 173-9. MOREY, R. law, pp. 302-12. MOYLE, Inst. of Justinian,
 - vol. i, 5th ed., pp. 198, 200, 209, 225.
- Perozzi, Un paragone in materia di comproprietà (Mél. Girard, vol. ii, p. 355).

PETIT, Droit romain⁷, §§ 172–91, 213.

PETOT, Fructus duplio (Études d'hist. jurid. off. à P. F. Girard, p. 211, Paris, 1913).

Poste, Gaius 4, pp. 132-66.

RICCOBONO, La forma delle donazioni, etc. (Mélanges P. F. Girard, vol. ii, p. 415).

Schuster, German civil law, §§ 190, 335, 340, Oxford, 1912.

SENN, La question du transfert de la propriété sous un terme extinctif ou une condition résolutoire et la const. de Dioclétien (Études d'hist. jurid. off. à P. F. Girard, vol. i, p. 283).

SOHM (Ledlie³), Roman law, pp. 310, 312, 317, 323.

St. Clair v. Lovingston, 23 Wall. (U. S. S. C.), 46.

Prescription: references.

I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, vi, 3 and 5; vii, 4, 6-8; viii, 17; x, 11.

GAIUS, ii, 43-61.

PAUL. Sent. 1, 17 De servitutibus.

--- 5, 2 De usucapione.

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

Argentina, 2540-644.

Austria, 380-446.

CHILE, 606-99.

FRANCE, 544-77, 1604-24.

GERMANY, 929-84.

ITALY, 436-75, 711-19.

JAPAN, 239-48.

Louisiana, 499-532, 2477-90.

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PHILIPPINES (same as Spain, but see Willard, Notes to Spanish code, pp. 36, 84).

PORTO RICO, 360-91, 1365-76. QUEBEC, 583-95, 1492-1505.

Russia, 699-706.

Spain, 353-406, 1462-73.

SWITZERLAND, 642-54, 657-64, 714-27.

II. See also supra § 995; vol. ii, §§ 625–44.

§ 998

ULPIAN, Reg. 19. De dominiis, etc.

Cod. Theod. 2, 6. De temporum cursu, etc.

- ---- 4, 11 De longi temporis praescriptione.
- ---- 4, 14 De actionibus certo tempore finiendis.
- ----4, 15 De quinquennii praescriptione.

Nov. THEOD. De amota milit. fori praescriptione.

- (§998) Nov. VALENTINIAN. 27 De xxx ann. praescriptione, etc.
 - (b) Justinian:
 - INST. 2, 6 De usucapion. et longi temporis possession.
 - Dig. 6, 2 De Publiciana in rem actione.
 - 41, 3 De usurpation. et usucapion.
 - —— 41, 4 Pro emptore.
 - 41, 5 Pro . . . possessore.
 - —— 41, 6 Pro donato.
 - 41, 7 Pro derelicto.
 - ---- 41, 8 Pro legato.
 - —— 41, 9 Pro dote.
 - ---- 41, 10 Pro suo.
 - —— 43, 2 Quorum bonorum.
 - —— 43, 3 Quod legatum.
 - —— 43, 4 Ne vis fiat ei, qui in possession. missus, etc.
 - —— 43, 17 Uti possidetis.
 - —— 43, 22 De fonte.
 - —— 43, 24 Quod vi aut clam.
 - —— 43, 31 Utrubi.
 - 44, 3 De diversis praescription., etc.
 - CODE, 2 35 (36) Si adv. usucapion.
 - ---- 7, 22 De longi temporis praescriptione, etc.
 - --- 7, 26 De usucapion. pro emptore, etc.
 - 7, 27 De usucapion. pro donato.
 - -----7, 28 De usucapion. pro dote.

- ---- 7, 29 De usucapion. pro herede.
- ---- 7, 30 Communia de usucapion.
- ----7,31 De usucapion.transform., etc.
- ----7, 32 De adq. et retin. possession.
- --- 7, 33 De praescriptione . . . x vel xx ann.
- --- 7, 34 In quibus causis cessat . . . praescriptio.
- ---- 7, 35 Quibus non obiciatur . . . praescriptio.
- 7, 36 Adv. creditor.
- ----- 7,37 De quadrennii praescriptione.
- 7, 38 Ne rei domenicae vel templorum vindicatio temporis exceptione submoveatur.
- --- 7, 39 De praescription. xxx vel xl ann.
- ---- 7, 40 De . . . praescription. et interruption.
- —— 8, 6 Uti possidetis.
- Nov. 9 Ut ecclesia Romana centum ann. habeat praescription.
- —— 111 Haec const. innovat. const. quae praescription. centum ann. . . . dederat. EDICTA (appendix to Nov.) 5.

(c) Post-Justinian:

THEOPHILUS, 2, 6 De ususcapion. et longi temporis praescription.

- Bas. 10, 18 Si adv. usucapion.

 44, 25 De possession. et
- ——48, 24 De long. temp. praescription., etc.
- 50, 3 De usurpation. et possession.
- —— 50, 4 Pro emtore.

usucapion., etc.

- —— 50, 5 Pro . . . bonorum possessore.
- ---- 50, 6 De donatis.
- —— 50, 8 De dote.
- —— 50, 9 De rebus . . . pro suis, etc.
- —— 50, 10 De dominio per usum non acq. communiter.
- —— 50, 11 De praescription.
- . . . x vel xx ann.
- —— 50, 13 De quadrennii praescriptione, etc.
- —— 50, 14 Adv. creditor.; et de praescription. xxx vel xl ann.
- —— 51, 3 De diversis . . . praescription., etc.
- —— 53, 3 De naufragio, etc.
- —— 58, 17 Interdict. ad retin. possession.
- —— 58, 23 Quod vi aut clam. HEXABIBLOS, 1, 3 De action. et temporibus.
- _____2, 1 De . . . dominio.

II. Modern references:— (§998)

(a) In general:

Amos, Roman law, pp. 161-4.

Brissaud (Howell), Hist. of French private law, pp. 351-63, Boston, 1912.

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- ESMEIN, Sur l'hist. de l'usucapion (Mélanges, p. 171, Paris, 1886).
- GIRARD, Droit romain 5, pp. 299-312.
- HERBERT, Hist. of . . . prescription in England, Cambridge, 1890.
- Hunter, Roman law⁴, pp. 288-90, 645-9.
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- MACKELDEY (Dropsie), Roman law 14, §§ 285–92, 213.
- MACKENZIE, Roman law⁷, pp. 194–203.
- Morey, Roman law, pp. 309-11.
- MOYLE, Inst. of Justinian, vol. i, 5th ed., p. 225.
- Petit, Droit romain, §§197–212.
- POSTE, Gaius 4, pp. 132-57.
- RALSTON, Prescription, 4 Am. Journ. of Internat. Law, p. 133.
- SAVIGNY, Recht d. Besitzes, §§ 24, 29-43.

— System, vol. iv, §§ 177–203, appendix 2; vol. v, §§ 231–55; vol. viii, §§ 390–91. SCHUSTER, German law, §§ 131–7, Oxford, 1907. SOHM (Ledlie³), Roman law, pp. 318–22. TEISEN, Adverse possession

- prescription, 2 Am. Bar

Ass'n Journal, p. 126.

(b) Modern Codes:

References are to Civil Code, unless otherwise stated. ARGENTINA, 3981-4077. AUSTRIA, 1451-1502. CHILE, 2492-524.

§ 999 Gift: references.

I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS, ii, 228.

PAUL. Sent. 3, 7 De mortis causa donation.

—— 5, 11 De donation.

ULPIAN, Reg. 15 De decimis. Cod. Gregorian. 13 De donation., etc.

Cod. Hermogenian. De donation.

Cod. Theod. 2, 20 De inofficiosis donation.

—— 8, 12 De donation.

-8, 13 De revocandis don.

France, 2219-81.
Germany, 186-225.
ITALY, 2105-47.
Japan, 144-74.
Louisiana, 3457-3555.
Mexico, 1059-1129.
Philippines (same as Spain, but see Willard, Notes on Spanish Code, pp. 83-4, Manila, 1904).
Porto Rico, 1831-76.
Quebec, 2201-70.
Russia, 557-67.
Spain, 1930-75.
Switzerland, 661-4, 728.

III. See also supra §995; vol.ii, §§ 645-56.

Nov. Leo and Severus, 1.

Nov. Valentinian. 32 De confirmandis. donata., etc.

Vatican Frag. 248-59

Quando donator intellegatur revocasse voluntatem.

—— 260-316 Ad legem Cinciam de donation.

(b) Justinian:

INST. 2, 7 De donation.

—— 2, 22 De lege Falcidia, 1.

DIG. 37, 7 De dotis collatione.

---- 39, 5 De donation.

—— 39, 6 De mortis causa donation.

---- 41, 6 Pro donato.

CODE, 2, 29 (30) Si adv. donation.

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- --- 3, 29 De inofficiosis donation.
- --- 7, 27 De usucapion. pro donato.
- . . . sub modo, etc.
- Nov. 52 Ut . . . neque a privatis in imperator. factae donationes indigeant.
- 73 De instrument., etc.
- —— 87 De mortis causa donation., etc.
- —— 162 Sacra forma transmissa dominico, etc., 1.

(c) Post-Justinian:

- THEOPHILUS, 2, 7 De donation.
- 2, 22 De lege Falcidia, 1.
 ECLOGA, 4 De donation., etc.
 PROCHIRON, 12 De donation.
 13 De revocandis donation.
- EPANAGOGA, 22 De revocandis donation.
- BAS. 10, 12 Si adv. donation.
- ----- 19, 14 De fundo sine pub. tributis . . . donando.
- 41, 5 De immensis donation. in liberos collatis.
- ---- 47, 1 De donation. inter vivos.

- —— 47,2 De revocation. don. (§999)
- ---- 50, 6 De donatis.
- —— 60, 42 De iis, quibus ut indignis relicta, etc.
- HEXABIBLOS, 3, 1 De don.

 3, 2 De revoc. donation.

II. Modern references:-

(a) In general:

- Amos, Roman law, pp. 335.
- Brissaud (Howell), Hist. of French priv. law, pp. 675, 684, 703, Boston, 1912.
- COCHRANE v. MOORE, L. R. 25 Q. B. Div., 57.
- COLQUHOUN, Roman law, §§ 1050-75.
- Duquesne, Donatio, etc. (Mélanges P. F. Girard, vol. i, p. 389, Paris, 1912).
- FENNER, An example of Homeric nodding in relation to the reduction of donations inter vivos, 1 So. Law Qt., p. 129.
- GAVET, De l'allegatio gestis (Mélanges P. F. Girard, vol. i, p. 499).
- GIRARD, Droit romain⁵, pp. 935-49.
- HUNTER, Roman law⁴, pp. 318, 915.
- MACKELDEY (Dropsie), Roman Law¹⁴, §§ 463-9.
- MACKENZIE, Roman law⁷, pp. 257-61.

MONNIER, La Novelle 50 de Leon la Sage et l'insinuation des donations (Mélanges P. F. Girard, vol. ii, p. 236).

MOYLE, Inst. of Justinian, vol. i, 5th ed. p. 232.

PETIT, Droit romain 7, §§ 416, 426.

Poste, Gaius⁴, p. 367.

RICCOBONO, La forma delle donazione, etc. (Mélanges P. F. Girard, vol. ii, p. 415).

ROBY, Rom. priv. law, vol. i, p. 525.

SAVIGNY, System, vol. iv, §§ 142–76, appendices 9 and 10.

SCHUSTER, German law, §§ 199–204, Oxford, 1907.

Soнм (Ledlie⁸), Roman law, pp. 206–12.

(b) Modern Codes:

References are to the Civil

Code, unless otherwise stated.

ARGENTINA, 1823-1902.

Austria, 938-56.

CHILE, 953, 1136-46, 1386-1436.

France, 711, 893-1100.

GERMANY, 516-34.

ITALY, 710, 1050-96.

Japan, 549–54.

Louisiana, 1467–1570, 1734–55.

Mexico, 2594-2660.

PHILIPPINES, 618–56.

Porto Rico, 625-64.

QUEBEC, 754-830.

Russia, 967–93.

SPAIN, 618-56.

SWITZERLAND (Code of Obligations, 239–52).

III. See also supra § 988; vol. ii, §§ 477-80, 657-60.

§ 1000 Inheritance and intestate succession: references.

I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, v, 4-5, 8-10.

Gaius, i, 156; ii, 97–100, 152–73; iii, 1–85.

Paulus, Sent. 1, 11 De satisdando.

- —— 1, 13b Si hereditas . . . petatur.
- ----3, 1 De Carboniano edicto.
- ---- 3, 1a (bonorum possessio).
- —— 3, 2 De bonis liberti.
- —— 3, 3 De lege Fabiana.
- —— 3, 5 Ad SC. Silianum.
- 4, 4 De repudiando hereditate.

- ----4, 8 De intestatorum successione.
- ——4,9 Ad SC. Tertullianum.
- —— 4, 10 (on intestacy).
- -4, 11 De gradibus.
- —— 5, 12 De jure fisci, etc.
- ULPIAN, Reg. 15 De decimis.
- —— 17, De caducis.
- ---- 18, Qui habeant jus antiquum in caducis.
- --- 26, De legitimis heredibus.
- 27, De libertorum succession.
- 28, De possessionibus dandis.
- —— 29, De bonis libertorum. COD. GREGORIAN. 2, 17 Si ut se hereditate, etc.
- COD. HERMOGENIAN. De successionibus.
- COD. THEOD. 2, 22 De hereditatis petitione.
- ---- 4,1 De creatione vel bonorum possessione.
- -4, 2 Unde liberi.
- -4, 3 De Carboniano edicto.
- ----4, 6 De natural. filiis et matribus.
- 4, 21 Quorum bonorum.5, 1 De legitimis hereditatibus.
- --- 5, 2 De decurion.
- --- 5, 3 De clericorum, etc.
- --- 5, 6 De bonis militum.
- —— 8, 16 De infirmandis poenis caelibatus et orbitatis.

- ---- 10, 9 De incorporatione.
- COLL. MOSAIC. ET ROM. 16 De legitima successione.
- Nov. Anthemius, 3 De bonis vacantibus.
- Nov. Marjorian. 5 De bonis caducis, etc.
- 6 De sanctimonialibus vel viduis et de succession. earum.
- Nov. Valentinian. 3 De succession. curial. qui ad clericatum, etc.
- —— 14 De fructibus inter maritum et uxorem expensis filiis vel hered. non imputandis.
- —— 25 De libertis et succession.

(b) Justinian:

- INST. 1, 15 De legit. adgnatorum, etc.
- 2, 9 Per quas personas, etc., 6.
- ---- 2, 19 De heredum qualitate et differentia.
- --- 3, 1 De hereditatibus . . . ab intestato, etc.
- ----3, 2 De legit. adgnatorum successione.
- ---- 3, 3 De SC. Tertulliano.
- ---- 3, 4 De SC. Orphitiano.
- ---- 3, 5 De successione cognat.
- ---- 3, 6 De gradibus cognat.

- (§ 1000) —— 3, 7 De successione libertorum.
 - ----3, 8 De adsignatione libertorum.
 - ---- 3, 9 De bonorum posses-sionibus.
 - Dig. 5, 3 De hereditatis petitione.
 - 5, 4 Si pars hereditatis petatur.

 - —— 11, 7 De religiosis et sumptibus funerum, etc.
 - —— 11, 8 De mortuo inferendo et sepulchro aedificando.
 - ----25, 4 De . . . ventre custodiendoque partu.
 - -25, 6 Si mulier ventris, etc.
 - ---- 28, 8 De jure deliberandi.
 - —— 29, 2 De adq. vel omit. hereditate.

 - ---- 29, 5 De SC. Siliano, etc.
 - ----- 37, 1 De bonorum possessionibus.

 - ---- 37, 3 De bonorum possessione furioso, etc.
 - —— 37, 4 De bonorum poss. contra tabulas.
 - ---- 37, 5 De legatis praestandis contra tabulas bon. poss. petita.

- 37, 6 De collatione bonorum.
- ---- 37, 7 De dotis collatione.
- ---- 37, 8 De conjungendis cum emancipato liberis.
- ---- 37, 9 De ventre in possession. mittendo, etc.
- --- 37, 11 De bonorum possessione secundum tabulas.
- ---- 37, 12 Si a parente quis manumissus, etc.
- —— 37, 13 De bonorum possessione ex testament militis.
- ---- 37, 14 De jure patronatus.
- ---- 37, 15 De obsequiis parentibus et patron. etc.
- ---- 38, 1-5 are on succession to freedmen.
- —— 38, 6 Si . . . unde liberi.
- --- 38, 7 Unde legitimi.
- ---- 38, 8 Unde cognati.
- ---- 38, 10 De gradibus, etc.
- —— 38, 11 Unde vir et uxor.
- —— 38, 12 De veteran. et militum successione.
- ----- 38, 15 Quis ordo in possessionibus, etc.
- ---- 38, 16 De suis et legitimis heredibus.
- ---- 38, 17 Ad SC. Tertullianum et Orphitianum.
- 41, 5 Pro herede vel pro possessore.

- —— 42, 5 De separationibus.
- —— 47, 19 Expilatae hereditatis.
- —— 47,23 De popular.action. Code, 2, 38 (39) Si ut se hereditate abstineat.
- ---- 2, 39 (40) Si ut omissam hereditatem, etc.
- --- 3, 20 Ubi de hereditate agatur.
- --- 3, 31 De petition. hered. --- 3, 44 De relig. et sumpti-
- ---- 3, 44 De relig. et sumptibus funerum.
- 4, 11 Ut actiones et ab herede et contra heredem incipiant.
- —— 4, 12 Ne uxor pro marito, vel marit. pro ux. vel mater pro filio, etc.
- 4, 16 De action. hered.
- —— 4, 17 Ex delictis defunctorum in quantum heredes conveniantur.
- ---- 4, 39 De hered. vel action. vendita.
- ---- 6, 9 Qui admitti ad bonorum possessionem, etc.
- ----6, 14 Unde liberi.
- ----6, 15 Unde legitimi.
- ----- 6, 16 De edicto successorio.
- ----6, 17 De Carboniano edicto.
- ---- 6, 18 Unde vir et uxor.
- ---- 6, 19 De repud. bonorum possessione.

- ----- 6, 20 De collationibus. (§ 1000)
- ---- 6, 27 De necessariis et servis heredibus, etc.
- ---- 6, 30 De jure deliberandi et de adeunda . . . hered.
- ---- 6, 31 De repud. vel abstinend hered.
- —— 6,48 De incertis personis.
- ----6,51 De caducis tollendis.
- —— 6, 52 De his qui ante apertas tabulas hered. transmittunt.
- ---- 6, 55 De suis et legitimis liberis et ex filia nepotibus ab intestato, etc.
- -----6, 56 Ad SC. Tertullianum.
- --- 6, 57 Ad SC. Orfitianum.
- ---- 6, 58 De legit. heredibus.
- ---- 6, 59 Communia de successionibus.
- —— 6, 60 De bonis maternis, etc.
- 6, 61 De bonis quae liberis in postestate constitutis, etc.
- 6, 62 De hereditat. decurionum, naviculariorum, etc.
- ----7, 72 . . . de separationibus.
- -----8, 2 Quorum bonorum.
- —— 8, 57 (58) De infirmandis poenis caelibatus et orbitatis, etc.

- (§ 1000) —— 10, 10 De bonis vacantibus, etc.
 - —— 10, 13 De his qui se deferunt.
 - —— 10, 14 Si liberalitatis imperial. socius sine herede, etc.
 - —— 10, 35 (34) Quando et quibus debetur quarta para decurion., etc.
 - —— 10, 63 (61) De periculo successorum parentis.
 - Nov. 2 De non eligendo secundo nubentes mulieres . . . et de succession. earum filiis suis.
 - —— 18 De triente et semisse et succession. filiorum et nepotum naturalium vel collation.. etc.
 - ——21 De Armeniis ut ipsi . . . sequantur Romanor-um leges.
 - --- 36 Ut hi qui in Africa, etc.
 - —— 68 Ut constitutio . . . quae in successionibus in lucra nuptialia ex orbitatis, etc.

 - —— 101 De donationibus a curialibus factis suis, etc.
 - —— 118 De heredibus ab intestato venientibus et de agnatorum jure sublato.
 - —— 127 De fratris filiis succedentibus una cum ascendentibus, etc.

- —— 131 De ecclesiasticis titulis.
- ---- 158 Ut deliberandi jus . . . transmittatur.
- —— 164 De hereditatibus.
- EDICTA (in appendix to Nov.)

 3 De Armeniorum successione.

(c) Post-Justinian:

- THEOPHLUS, i, 15; 11, 9, \$6; ii, 19; iii, 1–9. The titles of these are the same as supra (b), INST. 1, 15–3, 9.
- Prochiron, 30 De heredibus.
 —— 37 De tempore quo creditores adv. heredes, etc.
- EPANAGOGA, 33 De heredibus.

 —— 35 De temporibus quibus creditores adv. heredes defuncti, etc.
- Bas. 9, 6 Quibus ex causis in possession. mittantur.
- 9, 7, 38-44 on separatio bonorum.
- ---- 10, 21 Si quis se hereditate abstineat.
- —— 10, 22 Si quis hered. certam vel bonorum possessionem . . . omiserit.
- ---- 15, 4 De rebus exhibendis, etc.
- —— 24, 7 De action. hered. et in quantum heredes teneantur ex delictis defunctorum.

- ---- 31, 9 Si mulier ventris, etc.
- ---- 35, 2 De conditional. institutionibus.
- —— 35, 14 . . . de bonorum possessione.
- —— 35, 15 Si quis omissa causa testamenti ab intestato hered. possideat.
- —— 35, 17 De bonorum poss. secundum tabulas.
- --- 35, 18 Ut deliberandi jus . . . transmit.
- 40, 1 De bonorum possessione proprie sumta.
- ——40, 2 De bonorum possessione furiosi, etc.
- 40, 3 De bonorum poss. contra tabulas.
- ----- 40, 4 De conjungendo cum emancipato filio, etc.
- —— 40, 5 De Carboniano edicto, etc.
- --- 40, 6 Si a parent. quis emancipatus, etc.
- —— 40, 7 . . . et de bon. poss. secundum tabulas et de bon. poss. libertorum.
- —— 40, 8 De repud. bonorum possessionem et unde legitimi.
- —— 40, 9 De bonorum possessione et de petitione hereditatis.
- —— 41, 7 De collatione bonorum.

- 42, 2 Si pars hereditatis petatur, et de possessoria, etc.
- ----- 44, 29 Quod non dictatur liberis orbatus, etc.
- ----- 45, 1 De successione ab intestato cognatorum.
- —— 45, 3 De gradibus cognatorum, . . . et quod ex aequo succedant per virilem etfemininum sexum cognati.
- —— 45, 5 Actio, per quam vir vel uxor, si cognati non sint, sibi invicem succedunt.
- 45, 6 De Armeniis, ut . . . Roman. leges sequantur.
- —— 60, 29 De expilata hereditate.
- HEXABIBLOS, 5, 8 De heredibus.
- 5, 13 (12) Quo tempore creditores adv. defuncti heredes agere possunt.

II. Modern references: —

(a) In general:

- Amos, Roman law, pp. 308 et seq.
- BALLANTINE, Our grotesque inheritance laws, 25 Green Bag, 253.

(§ 1000) Brissaud (Howell), Hist. of French private law, pp. 626-57.

COLQUHOUN, Roman law, §§ 1359–1460.

ECONOMIDES, Succession ab intestato, in the New Pandects, V (in Greek).

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GIRARD, Manuel de droit romain 5, pp. 842-51.

HUNTER, Roman law⁴, pp. 830-74.

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MACKELDEY (Dropsie), Roman law 14, §§ 649–82.

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SAVIGNY, System, vol. viii, §§ 375–8, 393–5, 399.

SCHMIDT, De successione fisci in bona vacan., Jena, 1836.

SCHUSTER, German civil law, §§ 468 et seq.

SOHM (Ledlie³), Roman law, pp. 502–39.

THOMPSON, The right of the adopted child in int. succession, 2 Am. Bar Ass'n Journal, p. 135.

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

ARGENTINA, 3313-3624. AUSTRIA, 531-51, 727-61, 797-824.

CHILE, 980-98, 1222-69.

France, 718-892.

GERMANY, 1922-2063.

ITALY, 720-58, 923-1049.

JAPAN, 964-1059.

LOUISIANA, 870-1464.

Mexico, 3571-3702.

PHILIPPINES, 912-1087. (But see WILLARD, Notes to Spanish Civil Code, pp. 59-66, Manila, 1904.)

Porto Rico, 886-1054.

QUEBEC, 596-751.

Russia, 1104–1373.

SPAIN, 912-1087.

SWITZERLAND, 457-66, 537-640.

III. See also infra § 1001; supra vol. ii, §§ 661-77.

Wills, legacies, trusts (fideicommissa), and codicils: refer- § 1001 ences.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, v, 3, 9-10.

Gaius, ii, 115-289.

Paulus, Sent. 3, 4a De testamentis.

- 3, 4b De institutione heredum.
- ---- 3, 5a (codicils).
- ---- 3, 6 De legatis.
- ---- 3, 8 Ad legem Falcidiam.
- ---3,9(legacy and fideicom.).
- 4, 1 De fideicommissis.
- 4, 2 De SC. Trebelliano. — 4, 3 De SC. Pegasiano.
- 4, 5 De inofficiosi querela.
- ---- 4, 7 De lege Cornelia.
- ---- 4, 13 De fideicom. libertatibus.
- —— 5, 12 De jure fisci, etc.

ULPIAN, Reg. 17 De caducis.
—— 18 Qui habeant jus antiquum in caducis.

- 20 De testamentis.
- ----- 21 Quemadmodum heres instituti debeant.
- ----- 22 Qui heredes instituti possunt.

- ---- 23 Quemadmodum testamenta rumpuntur.
- ---- 24 De legatis.
- ---- 25 De fideicommissis.

Cod. Gregorian. 2 De inofficioso testamento.

- COD. HERMOGENIAN. De successionibus.
- De testamentis.
- Cod. Theod. 2, 19 De inofficioso testamento.
- ----- 2,20 De inoffic.donation.
- —— 2, 21 De inoffic. dotibus.
- ----4, 4 De testamentis et codicillis.
- ---- 6, 22 De honorariis codicillis.

Nov. Marcian. 5 De testamentis clericorum.

Nov. Theod. 16 De testamentis.

Nov. Valentinian. 21 De testamentis.

(b) Justinian:

INST. 2, 7 De donation., 1.

- 2, 9 Per quas personas, etc. 6.
- -----2, 10 De testamentis ordinandis.
- —— 2, 11 De militari testamento.
- -----2, 12 Quibus non est permissum testamenta facere.
- ----- 2, 13 De exheredatione liberorum.

- (§ 1001) —— 2, 14 De heredibus instituendis.
 - --- 2, 15 De vulgari substitutione.
 - —— 2, 16 De pupillari substitutione.
 - ---- 2, 17 Quibus modis testamenta infirmantur.
 - 2, 18 De inofficioso testamento.
 - ---- 2, 19 De heredum qualitate et differentia.
 - —— 2, 20 De legatis.
 - ---- 2, 21 De ademptione legatorum.
 - ----2, 22 De lege Falcidia.
 - ---- 2, 23 De fideicommis-sariis hereditatibus.
 - 2, 24 De singulis rebus per fideicommissum relictis.
 2, 25 De codicillis.
 - DIG. 5, 2 De inofficioso testamento.
 - --- 5, 6 De fideicom. hered. petitione.
 - 28, 1 Qui testamenta facere possunt et quemadmodum, etc.
 - —— 28, 2 De liberis et postumis heredibus inst. vel exhered.
 - ---- 28, 3 De injusto rupto irrito facto testamento.
 - —— 28, 4 De his quae in testamento delentur induc. vel inscribuntur.
 - ---- 28, 5 De heredibus instituendis.

- —— 28, 6 De vulgari et pupillari substitutione.
- —— 28, 7 De condicionibus institutionum.
- ----- 28, 8 De jure deliberandi.
- 29, 1 De testamento militis.
- 29, 2 De adquir. vel omit. hereditate.
- ----- 29, 3 Testamenta quemadmodum aperiantur, etc.
- 29, 4 Si quis omissa causa testamenti ab intestato . . . possideat hereditatem.
- —— 29, 5 De SC. Siliano et Claudiano; quorum testamenta ne aperiantur.
- ---- 29, 7 Je jure codicillorum.
- --- 30 De legatis et fideicommissis.
- ---- 31 De legatis et fideicommissis.
- ----- 32 De legatis et fideicommissis.
- ---- 33, 1 De annuis legatis et fideicommis.
- —— 33, 2 De usu et usu fructu et reditu . . . per legatum vel fideicom. datis.
- ---- 33, 3 De servitute legata. ---- 33, 4 De dote praelegata,
- ----- 33, 5 De optione vel electione legata.
- ---- 33, 6 De tritico vino vel oleo legata.

- —— 33, 7 De instructo instrumento legato.
- —— 33, 8 De peculio legato.
- ---- 33, 9 De penu legata.
- ---- 33, 10 De suppellectile legata.
- —— 34, 1 De alimentis . . . legatis.
- --- 34, 3 De liberatione legata.
- —— 34, 4 De adimendis vel transfer. legatis vel fideicommissis.
- --- 34, 5 De rebus dubiis.
- ---- 34, 6 De his quae poenae causa relinq.
- --- 34, 7 De regula Catoniana.
- 34, 8 De his quae pro non scriptis habentur.
- ---- 34, 9 De his quae ut indignis auferuntur.
- ---- 35, 1 De condicionibus et . . . demonstration. . . . quae in testamentis, etc.
- 35, 2 Ad legem Falcidiam.
- ----- 35, 3 Si cui plus, quam per legem Falcidiam lic., legatum, etc.
- 36, 1 Ad SC. Trebellianum.
- ---- 36, 2 Quando dies legatorum vel fideicommismissorum cedat.
- ---- 36, 3 Ut legatorum seu

- fideicom. servand. causa (§ 1001) caveatur.
- 36, 4 Ut in possession. legatorum vel fideicom. servand. causa esse liceat.
- —— 37, 2 Si tabulas testamenti extabunt.
- —— 37, 5 De legatis praestandis contra tabulas bon. poss. petita.
- ---- 37, 11 De bonorum possessione secundum tabulas.
- ----- 37, 13 De bonorum poss. ex testamento militis.
- —— 40, 5 De fideicom. liber-tatibus.
- ---- 41, 8 Pro legato.
- ---- 43, 3 Quod legatum.
- 43, 5 De tabulis exhibendis.
- —— 47, 4 Si quis, qui testamento liber esse jussus . . . post mortem domini ante aditam hered. subripuisse, etc.
- —— 50, 16 De verborum significatione.
- CODE, 3, 17 Ubi fideicom. peti oportet.
- ---- 3, 28 De inofficiosi testamento.
- ----3, 29 De inoffic. donation.
- ---- 3, 30 De inoffic. dotibus.
- --- 6, 11 De bonorum poss. secundum tabulas.
- —— 6, 12 De bonorum poss. contra tabulas.

- (§ 1001) ---- 6, 13 De bonorum poss. contra tabulas liberti, etc.
 - 6, 21 De testamento militis.
 - —— 6, 22 Qui facere testamentum possunt, etc.
 - 6, 23 De testamentis, quemadmodum . . . ordinantur.
 - --- 6, 24 De heredibus instituendis, etc.
 - ---- 6, 25 De instituendis vel substitutionibus, etc.
 - --- 6, 26 De impuberum et de aliis substitution.
 - 6, 27 De necessariis et . . . inst. vel substitution.
 - 6, 28 De liberis praeteritis vel exheredatis.
 - —— 6, 33 De edicto divi Hadriani tollendo et quemadm. scriptus heres in possession. mitt.
 - --- 6, 34 Si quis alium testari prohibuerit, etc.
 - --- 6, 36 De codicillis.
 - ---- 6, 37 De legatis.
 - --- 6, 38 De verborum et rerum significatione.
 - ---- 6, 39 Si omissa sit causa testamenti.
 - 6, 40 De indicta viduitate et de lege Julia miscella tollendo.
 - ----- 6, 41 De his quae poenae nomine in testamentis vel codicillis reling.
 - ---- 6, 42 De fideicommissis.

- 6, 43 Communia de legatis et fideicommissis, etc.
- 6, 44 De falsa causa adjecta legato vel fideicommisso.
- 6, 45 De his quae sub modo legata vel fideicommissa reliq.
- --- 6, 47 De usuris et fructibus legatorum vel fideicom.
- ----- 6,48 De incertis personis.
- 6, 49 Ad SC. Trebellianum.
- ---- 6,50 Ad legem Falcidiam.
- -----6,51 De caducis tollendis.
- 6, 52 De his qui ante apertas tabulas hereditates transmit.
- --- 6, 53 Quando dies legati vel fideicom, cedit.
- 6, 54 Ut in possession. legatorum et fideicom. servand. causa, etc.
- -8, 3 Quod legatum.
- ----8,7 Detabulisexhibendis.
- --- 9, 23 De his qui sibi abscribunt in testamento.
- ---- 9, 32 De crimine expilatae hereditatis.
- Nov. 1 De heredibus et Falcidia.
- —— 18 De triente et semisse et succession. filiorum et nepotum naturalium, etc.
- --- 66 Ut factae novae constitutiones...valeant. Parcit . . subtilitatem constitution. super testamentis in reliq. quadrante, etc.

- —— 92 De immensis dona-
- —— 107 De testamentis imperfectis a parentibus in filios factis, etc.
- ---- 108 De restitutionibus.
- —— 159 De restitutione fideicommissi, etc.

(c) Post-Justinian:

- THEOPHILUS, ii, 7, 9–25. The titles of these are the same as supra (b), INST. ii, 7, 9–25.
- ECLOGA, 5 De personis testari prohibitis et de testamentis per scripturam vel per nuncupationem faciendis.
- PROCHIRON, 21 De testamento hominum sui juris.
- ---- 22 De testamento hominum alieni juris.
- —— 23 De testamento libertorum.
- 24 De testamento espiscoporum et monachorum.
- ---- 25 De infirmatione testamenti.
- —— 29 De codicillis.
- ---- 30 De heredibus.
- ---- 32 De Falcidia.
- ---- 33 De exheredibus.
- --- 35 De legatis.
- EPANAGOGA, 29 De testamento et codicillo.
- —— 30 De his quibus non est permissum facere testamentum.

- ---- 32 De infirmatione testamenti.
- -----34 De Falcidia et exheredibus.
- ---- 36 De legato.
- BAS. 35, 1 De testamento et codicillis, et quinam . . . facere possunt, et quemadmodum testamenta fiant.
- —— 35, 2 De testamento et quemadmodum testamenta ordinentur.
- ---- 35, 3 Qui testamenta facere possint, etc.
- --- 35, 4 Si quis aliquem testari prohibuerit, etc.
- ---- 35, 5 De tabulis exhibendis, etc.
- ---- 35, 6 Testamenta quemadmodum aperiantur, etc.
- —— 35, 7 De his, quae in testamento cancellata . . . vel inducta, vel deleta, vel adscripta.
- ----35, 8 De liberis et postumis heredibus institutis vel exhereditis, vel . . . praeteritis, etc.
- ---- 35, 9 De heredum institutione et substitutione.
- ----35, 10 De substitutione hominum, etc.
- ---- 35, 11 De SC. Trebelliano, etc.
- ----35, 13 De jure institutionis, . . . et de substitutis, etc.

- (§ 1001) —— 35, 14 De acq. et omit., et adeunda et exquirenda hereditate . . . et de bonorum possessione.
 - ----35, 15 Si quis omissa causa testamenti ab intestato . . . hered. possideat.
 - ---- 35, 16 De dominis, qui insidiis . . . necati, etc.
 - ---- 35, 17 De bonorum possessione secundum tabulas.
 - ---- 35, 18 Ut deliberandi jus . . . transmit.
 - —— 35, 19 De edicto divi Hadriani tollendo, et quomodo heres scriptus in possession, mittatur.
 - —— 35, 20 De divisionibus, et de voluntatibus, inter liberos, etc.
 - 35, 21 De testamento militis.
 - —— 36, 1 De codicillis.
 - 39, 1 De querela testamenti.
 - ---- 39, 2 De injusto et rupto et irrito testamento.
 - —— 40, 3 De bonorum possessione contra tabulas.
 - —— 40, 7 Quando non . . . partes accrescant, et de bon. poss. secundum tabulas et de bonorum poss. libertorum.
 - ---- 41, 1 De Falcidia.
 - —— 41, 2 Si quis plus, quam per legem Falcidiam lic., legatum sit.

- 41, 3 SC. . . . Trebellianum, et de eis qui . . . et Falcidiam retinere debent.
- ——41, 4 De heredibus et Falcidia.
- ----- 41, 5 De immensis donation. in liberis, etc.
- ——41, 6 De jure jurando, quod defunctus de modo substantiae, etc.
- —— 42, 2 Si pars hered. petatur . . . et fideicom. hered. petitione.
- ---- 44, 1 De legatis et fideicommissis.
- —— 44, 2 De legatis et fideicommissis.
- —— 44, 3 De legatis et fideicommissis.

- —— 44, 9 De tritico vino oleo legata.
- 44, 10 De instructo vel instrumento legato.
- —— 44, 11 De peculio legato.
- —— 44, 12 De penu legata.
- 44, 13 De supellectile legata.
- ----- 44, 14 De alimentis legatis.
- —— 44, 17 De ademtione vel translatione legatorum vel fideicom.

- —— 44, 18 De rebus dubiis legatis, et de incertis personis.
- —— 44, 19 De conditione et demonstratione...Quae in testamentis de legatis, etc.
- —— 44, 20 De eo, quibus diebus legatum vel fideicommissum cesset.
- —— 44, 21 Cuinam legatorum et fideicom. servand. gratia heres caveat.
- —— 44, 23 De legatis praestandis contra tabulas bonorum possessione petita.
- —— 44, 24 Interdictum adv. legatarios.
- --- 44, 25 De possessione et usucapione legatorum, etc.
- —— 44, 26 Si omissa sit causa testamenti.
- ----- 44, 27 Communia de legatis et fideicommissis, etc.
- —— 44, 28 De legatis vel fideicommissis sub modo relictis.
- —— 44, 30 De adscendentibus et descendentibus, quomodo ad eos legata transmit.
- 44, 31 Tunc possessio legatorum vel fideicom. servand. causa permissa, etc.

- —— 48, 13 De fideicom. li-(§1001) bertantibus, etc.
- —— 60, 42 De iis, quibus ut indignis relicta legata vel hereditates, etc.
- HEXABIBLOS, 5, 1 De testamento hominum sui juris.
- ---- 5, 2 De testamento hominum alieni juris.
- ----- 5, 3 De testamento libertorum.
- ---- 5, 4 De testamento episcoporum et monachorum.
- ---- 5, 5 De infirmatione testamenti.
- 5, 7 De codicillis.
- —— 5, 9 De Falcidia.
- ---- 5, 10 De exheredatis.
- —— 5, 11 (10) De legato.
- —— Appendix, title 3 De significatione verborum.

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III. See also supra §1000; vol. ii, §§ 678-715.

Obligations (including formation, correality, transmissi-§ 1002 bility, performance, tender, release, rescission, loss of thing due, novation, submission to arbitration, set-off, confusion, joinder of issue, extinctive prescription); general principles of contracts (including parties, meeting of the minds, form, consideration): references.

I. Texts of Roman law:

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, vi, 1-2; viii, 19.

GAIUS, i, 184, 192-5; ii, 12-19; iii, 88-9, 97-114, 163-81; iv, 61, 64-8, 110-14.

Paulus, Sent. 1, 1 De pactis et conventis.

- 1, 7 De integri restitutione.
- ----2, 1 De rebus creditis et jure jurando.
- Cod. Gregorian. 1, 10 De pactis.
- 1, 11 De transactionibus.

- (§ 1002) 2 De his quae vi metusve causa.
 - ---- 3 Si major fuerit proba-
 - 4 Si amissis vel debitori redditis instrumentis creditum petatur.
 - 4 Si debito persoluto instrument., etc.
 - —— 12 De duobus reis stipulandi et promittendi.
 - Cod. Hermogenian. De pactis et transactionibus.
 - Ex delictis defunctorum, etc.
 - Cod. Theod. 2, 9 De pactis et transactionibus.
 - ---- 4, 5 De litigiosis.
 - —— 11, 28 De indulgentiis debitorum.

(b) Justinian:

- INST. 1, 21 De auctoritate tutor. (as far as §3).
- ---- 2, 2 De rebus incorporalibus.
- 3, 13 De obligationibus.3, 15 De verb. obligation.7.
- -- 3, 16 De duobus reis stipulandi et promittendi.
- —— 3, 19 De inutilibus stipulation.
- --- 3, 24 De locatione et conduct., 6.
- —— 3, 28 Per quas personas adquir.
- ---- 3, 29 Quibus modis obligatio tollitur (as far as § 5).

- 4, 6 De actionibus, 30 and 39.
- 4, 12 De perpetuis et temporal. action et quae ad heredes vel in heredes transeunt.
- Dig. 2, 14 De pactis.
- ---- 2, 15 De transactionibus.
- —— 4, 8 De receptis.
- —— 12, 4 De condictione causa data non secuta.
- —— 12, 5 De condictione ob turpem vel injustam causam.
- —— 12, 6 De condictione indebiti.
- —— 12, 7 De condictione sine causa.
- ---- 13, 4 De eo quod certo loco dari oportet.
- —— 16, 2 De compensationibus.
- —— 18, 2 De in diem addictione.
- —— 18, 3 De lege commissoria.
- —— 18, 5 De rescind. venditione.
- ----- 19, 5 De praescriptis verbis et in factum action.
- —— 22, 1 De usuris et fructibus . . . et mora.
- ---- 43, 25 De remissionibus.
- —— 44, 4 De doli mali et metus, etc.

- 46, 2 De novation. et delegation.
- —— 46, 3 De solutionibus et liberation.
- --- 46, 4 De acceptilationibus.
- —— 46, 7 Judicatum solvi.
- ---- 46, 8 Ratam rem habere et de ratihabitione.
- —— 50, 16 De verborum significatione.
- CODE, 2, 3 De pactis.
- -2, 4 De transactionibus.
- --- 2, 5 De calculi errore.
- --- 2, 13 Ne liceat . . . actiones transferre.
- 2, 19 (20) De his quae vi metusve causa, etc.
- --- 2, 20 (21) De dolo malo.
- --- 2, 31 (32) Si adv. transactionem minor restitui velit.
- --- 2, 32 (33) Si adv. solutionem, etc.
- --- 2, 45 (46) Si major factus ratum habuerit.
- —— 2, 55 (56) De receptis.
- —— 2, 56 (57) De satisdando.
- ----3, 9 De litis contestatione.
- --- 3, 18 . . . qui certo loco dare promisit.
- -3, 42 Ad exhibendum.
- --- 4, 7 De condictione ob turpem causam.
- --- 4, 9 De condictione ex

- lege et sine . . . vel in-(§ 1002) justa causa.
- ---- 4, 10 De obligationibus, etc.
- 4, 11 Ut actiones et ab herede et contra heredem incipiant.
- 4, 15 Quando fiscus vel privat. debitor sin debitores exigere potest.
- 4, 17 Ex delictis defunctorum in quantum heredes conveniantur.
- —— 4, 27 Per quas personas adquir.
- 4, 31 De compensationibus.
- 4, 44 De rescind. venditione.
- —— 6, 38 De verb. et rerum significatione.
- ---7, 26 De . . . transactione.
- 7, 40 De annali exceptione Italici contractus tollenda et de diversis temporibus... et praescriptionibus, etc.
- ---- 7, 71 De bonis cedere possunt.

- (§1002) 8, 42 (43) De solutionibus et liberation.

 - —— 11, 40 (39) De solutionibus et liberation., etc.
 - —— 11, 57 (56) Ut nullus ex vicanis pro alienis debitis vicanorum teneatur.
 - Nov. 4 De . . . solutionibus.

 73 De instrumentorum
 . . . scriptis . . . et de ex
 - non scripto contractibus, etc.
 - ——— 99 De reis promittendis.

(c) Post-Justinian:

- Theophilus, i, 21, to § 1; ii, 2; iii, titles 13, 15 16, 19, 24 § 6, 28, 29, to § 5; iv, title 6, §§ 30 and 39, title 12 (for full titles of these, see supra "b", Inst.).
- Ecloga, 15 De transactionibus validis aut rescissis.
- Prochiron, 37 De tempore quo creditores adv. heredes, etc.
- EPANAGOGA, 27 De transactione.
- —— 35, De temporibus quibus creditores adv. heredes defuncti, etc.
- Bas. 2, 2 De verborum significatione.
- 7, 2 De sententia arbitrorum et judicum compromissariorum.

- —— 10, 14 Si adv. transactionem vel divisionem minor restitui velit.
- —— 10, 15 Si adv. solutionem a debitore, etc.
- ----- 10, 20 Si adv. creditorem.
- —— 10, 28 Si major factus ratum habuerit.
- —— 11, 1 De pactis vel conventionibus.
- ----- 11, 2 De transactione.
- 24, 1 De condictione causa data, causa non data.
- 24, 2 De condictione ob turpem vel injustam causam.
- —— 24, 3 De conditione ex lege, ex sine causa vel injusta causa, et de obligationibus, etc.
- —— 24, 4 Ne uxor pro marito, vel maritus pro uxore, vel mater pro filio, vel filius pro patre, vel pater pro filio emancipato, vel libertus pro patrono teneantur.
- —— 24, 6 De eo, qui indebitum solvit, et solutum repetit.
- ---- 24, 8 De eo, quod solutum et sine causa, etc.
- ---- 24, 9 De eo, quod certo loco dari oportet.
- —— 24, 10 De compensatione.

- —— 26, 3 De . . . duobus reis promittendis et de his qui solverunt.
- ---- 26, 4 De novatione sivi translatione debiti, etc.
- —— 26, 5 De solutionibus et liberation.
- ---- 26, 6 De liberation. sive acceptilatione, etc.
- ——43, 2 De duobus reis constituendis.
- 43, 6 De contractu interposita stipulatione.
- 50, 15 De annali exceptione Italici contractus tollenda et de diversis temporibus . . . et praescriptionibus, etc.
- --- 51, 6 Quorum rerum actio non datur.
- 54, 13 De pollicitationibus.
- —— 54, 36 De solutionibus et liberation., etc.
- HEXABIBLOS, 1, 3 De actionibus et temporibus.
- ----- 1, 4 De judiciali sententia et re judicata.
- ----1, 9 De pactis.
- --- 1, 10 De transactione.
- ---- 1, 11 De necessitate et vi.
- ---- 1, 15 De obscuro et ambiguo.

- —— 1, 16 De militibus. (§ 1002)
- ----- 5, 13 Quo tempore creditores adv. defuncti heredes agere possunt.
- —— (appendix, title 3), De significatione verborum.

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(b) Modern Codes: -

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LOUISIANA, 1756-3555.

MEXICO, 1272-3226.

PHILIPPINES (same as Spain).

Porto Rico, 1055-1875.

QUEBEC, 982-2612.

Russia, 1374-2334.

Spain, 1088-1975.

SWITZERLAND, Code of Obligations.

III. See also supra vol. ii, §§ 645-6 (prescription), 716-17 (bankruptcy), 724-51 (obligations and contracts), 857, 872 (civil procedure); supra vol. iii, § 998; infra §§ 1016, 1018.

§ 1003 Contracts of loan (nexum, mutuum, maritime loan, and commodatum): references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, viii, 18.

GAIUS, iii, 91; iv, 116.

Paulus, Sent. 2, 4 De commodato, etc.

----2, 10 De SC. Macedon-iano.

---- 2, 14 De usuris.

Cod. Gregorian. Ad SC. Macedonianum.

Cod. Theod. 2, 33 De usuris.

—— 4, 18 De fructibus, etc.

---- 4, 19 De usuris rei judicatae.

'WALTON, Cause and consideration in contracts, 41 Law Quart. Rev., p. 306 (1925).

— 9, 11 De privati carceris custodia.

(b) Justinian:

- INST. 3, 14 Quibus modis . . . obligatio., §§ 1–12.
- 4, 7 Quod cum eo qui in aliena potestate est negotium etc.
- Dig. 12, 1 De rebus creditis, etc.
- 13, 6 Commodati vel contra.
- ---- 22, 2 De nautico faenore.
- —— 43, 32 De migrando.
- —— 44, 7 De obligationibus, etc.
- Code, 2, 37 (38) Si adv. creditorem.
- ----4, 23 De commodato.
- 4, 28 Ad SC. Macedonianum.
- ——4, 30 De non numerata pecunia.
- ---- 4, 32 De usuris.
- -4, 33 De nautico fenore.
- 5, 56 De usuris pupil.
- ---- 6, 47 De usuris, etc.
- ---- 7, 54 De usuris rei judicatae.
- ----9, 5 De privatis carceribus inhibendis.
- —— 10, 6 De his qui ex publicis rationibus mutuam pecuniam acceperunt.
- —— 10, 8 De fiscal. usuris. Nov. 32 Ne quis mutuum
 - . . . et quantam usuram, ab agricolis, etc.

- —— 34 Nullum credentem agricolae . . . et quantam . . . usuram, etc.
- --- 73 De instrumentis . . . et . . . mutuo, etc.
- ---- 106 De usuris nauticis.
- —— 110 De usuris nauticis.
- —— 121 Ut quae . . . fiunt usurarum, etc.
- —— 138 De usuris, etc.

(c) Post-Justinian:

THEOPHILUS iii, 14, §§ 1–2; iv, 7 (same titles as those of supra "b" INST.).

Ecloga, 10 De mutuo, etc.

Prochiron, De mutuo, etc.

EPANAGOGA, De mutuo, etc. Bas. 10, 5 De filiusfam. minor.

- —— 10, 6 De fidejussor. minorum.
- 13, 1 Commodati vel contra.
- —— 18, 4 De SC. Macedoniano, etc.
- ——23, 1 De rebus creditis, etc.
- ---- 23, 3 De usuris, etc.
- —— 38, 17 De usuris pupil. —— 52, 1 De obligationibus,
 - etc.
- ---- 53, 5 De creditis naval.
- ---- 60, 55 Ut ne sint privati carceres.

HEXABIBLOS, 2, 2 De non numerata pecunia.

—— 2, 10 De commodato, etc.

—— 3, 5 De mutuo, etc.

—— 3, 7 De usura.

II. Modern references: -

(a) In general:

BELLOT and WILLIS, Law of unconscionable bargains, London, 1897.

Coggs v. Bernard, Lord Raymond's Rep. 909.

Foster, Der Kreditauftrag ... nach röm. u. neuem bürgerl. Rechte (1903).

PACCHIONI, Nexum—impressioni e reminiscenze (Mélauges P. F. Girard, vol. ii, p. 319, Paris, 1912).

VAINBERG, Le nexum et la contrainte par corps en droit romain, Paris, 1874.

ZULUETA, The recent controversy about nexum, 29 Law Quart. Rev., p. 137; 33 Canadian Law Times, p. 863.

(b) Modern codes:

References are to the Civil Code, unless otherwise stated.

Argentina, 2274–2321; code of Commerce, 558–71, 1110–54.

Austria, 971-1001.

CHILE, 2174-3310; code of Commerce, 795-806, 1168-1215.

France, 1874–1914; code of Commerce, 311–31.

GERMANY, 598-610; code of Commerce, 354.

ITALY, 1805–34; code of Commerce, 590–603. IAPAN, 587–600.

Louisiana, 2891-2925.

MEXICO, 2661–2700; code of Commerce, 357–70, 794–811.

PHILIPPINES (same as Spain). PORTO RICO, 1642–59. QUEBEC, 1762–86.

Russia, 2012-99.

tions, 305-18.

vol. ii, §§ 754–7.

Spain, 1740–57; code of Commerce 311–25, 719–36. SWITZERLAND, code of Obliga-

III. See also supra § 1002;

§ 1004 Depositum: references.

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII Tables, viii, 19.
PAULUS, Sent. 2, 4 De . . . et deposito.

— 2, 12 De deposito.
Cod. Gregorian. 4 De deposito.

COD. THEOD. 2, 28 De pecuniae sequestratione prohibita.

Coll. Mosaic. et Rom. 10 De deposito.

(b) Justinian:

Inst. 3, 14 Quibus modis . . . obligatio, § 3.

DIG. 43, 32 De migrando.

—— 44, 7 De obligationibus, etc.

CODE, 4, 4 De prohibita sequestratione pecuniae.

---- 4, 34 Depositi.

Nov. 73, De instrumentorum . . . et . . . de deposito, etc.

----- 88 De deposito, etc.

(c) Post-Justinian:

THEOPHILUS, 3, 14 Quib. modis . . . obligatio, § 3 ECLOGA, 11 De deposito. PROCHIRON, 18 De deposito. EPANAGOGA, 25 De deposito. BAS. 13, 2 De deposito. HEXABIBLOS, 3, 9 De deposito.

II. Modern references:-

(a) In general:

Coggs v. Bernard, Lord Raymond's Rep. 909.

SAVIGNY, Das Recht des (§ 1004) Besitzes 7, § 25.

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

ARGENTINA, 2216–73; code of Commerce, 562–79.

Austria, 957-70.

CHILE, 2211-57; code of Commerce, 807-12.

France, 1915-63.

GERMANY, 688-700; code of Commerce, 415-23.

ITALY, 1835-77; code of Commerce, 461-79.

JAPAN, 657–66; code of Commerce, 353–83.

LOUISIANA, 2926-83.

Mexico, 2545-93; code of Commerce, 332-57.

PHILIPPINES (same as Spain). PORTO RICO, 1660-91.

QUEBEC, 1794–1829. Russia, 2100–25.

SPAIN, 1758–89; code of Commerce, 303–10.

SWITZERLAND, code of Obligations, 253–304.

III. See also supra § 1002; vol. ii, § 758. § 1005 Pledge (pignus, vadium): references. The subject of pledge is covered bibliographically under supra § 993 (personal, praedial, and praetorian servitudes, C, 2: Fiducia, pignus, hypotheca, etc.). To the list of modern references should be added:

DENIS, Treatise on the law of the contract of pledge as governed both by the Common Law and the Civil Law (1898). Pappulias, Das Pfandrecht nach dem grieschisch. u. röm. Rechts. (1909).

SEE also, vol. ii, § 759.

§ 1006 Exchange: references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

Gaius, 3, 141.

(b) Justinian:

INST. 3, 23 De emptione et venditione, § 2.

DIG. 12, 4 De condict. causa data, etc., 16.

- —— 19, 3, De aestimatoria, 1, pr.
- —— 19, 4 De rerum permutatione.
- ---- 19, 5 De praescriptis verbis, etc., 5, § 1.

CODE, 4, 64 De rerum permutatione,

Nov. 7 De non etc. . . . permutandis ecclesiasticis. rebus, etc.

(c) Post-Justinian:

THEOPHILUS, 3, 23 De emtione et venditione, § 2.

Bas. 20, 3 De permutatione.

II. Modern references:—

(a) Modern Codes:

References are to the Civil Code, unless otherwise stated.

ARGENTINA, 1519-26.

Austria, 1045-62.

CHILE, 1897–1900; code of Commerce, 161.

FRANCE, 1702-7.

GERMANY, 515.

ITALY, 1549-55.

JAPAN, 586.

LOUISIANA, 2660-67.

Mexico, 2930-35.

PHILIPPINES (same as Spain).

Porto Rico, 1441-4.

QUEBEC, 1596-9.

Russia, 1374–80.

SPAIN, 1538-41.

SWITZERLAND, code of Obligations, 237–8.

III. See also supra § 1002; vol. ii, § 761.

Stipulation (stipulatio): references.

§ 1007

I. Texts of Roman law: -

For English translations, see supra §§ 945, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS, iii, 92-114.

Paulus, Sent. 2, 3 De contractibus.

- 5, 7 De obligationibus.
- --- 5, 9 De stipulationibus.
- Cod. Gregorian. 12 De duobus reis stipulandi, etc.
- VATICAN FRAG. 317–41, De cognitoribus, etc.

(b) Justinian:

- INST. 3, 15 De verborum obligatione.
- --- 3, 16 De duobus reis stipulandi, etc.
- ----3, 17 De stipulatione servorum.
- ---- 3, 18 De divisione stipulationum.
- ---- 3, 19 De inutil. stipulation.
- Dig. 44, 7 De obligationibus, etc.
- ---- 45, 1 De verborum obligation.
- -45, 2 De duobus constituendis.
- ---- 45, 3 De stipulatione servorum.
- ---- 46, 4 De acceptilatione.

- ——46, 5 De stipulation. praetoriis.
- ---- 46, 6 Rem pupilli . . . salvam fore.
- —— 46, 7 Judicatum solvi.
- ---- 46, 8 Ratam rem haberi, etc.
- 50, 16 De verborum signif., 7.
- Code, 8, 37 (38) De contrahenda stipulation.
- —— 8, 38 (39) De inutil. stipulation.

Nov. 99 De reis promittend.

(c) Post-Justinian:

THEOPHILUS, iii, 15-19 (same titles as supra "b", INST.).

Bas. 26, 6 De . . . acceptilatione, etc.

- —— 43, 1 De verborum obligation.
- -----43, 2 De duobus reis constituendis.

- ---- 43, 5 De litigiosis.
- ----- 43, 6 De contractu interposita stipulatione.

II. Modern references:

COLLINET, Le rôle primitif de la stipulation (Mélanges Gérardin, p. 75, Paris, 1907). HAZELTINE, The formal contract of early English law, 10 Columbia Law Rev., p. 608.

III. See also supra § 1002; vol. ii, § 767.

§ 1008 Suretyship: references:

I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS, 3, 115-27.

PAULUS, Sent. 1, 20 De fidejussore, etc.

- 2, 2 De pecunia constituta.
- ---- 2, 11 Ad SC. Velleianum.
- --- 5, 10 De contrahenda auctoritate.
- Cod. Gregorian. 4 Si debito persoluto, etc.
- —— 12, De sponsor, et fidejussor.
- Cod. Hermogenian. De cauta . . . pecunia.
- COD. THEOD. 2, 13 De actionibus ad potentes, etc.
- ---- 3, 15 De fidejussor. dotium.
- —— 10, 5 Qui . . . fidejussores, etc.
- —— 12, 11 De curator. kalendarii et fidejussor. eorum.

Nov. Valentinian. 12 De . . . fidejussor., etc.

(b) Justinian:

INST. 3, 20 De fidejussor.

—— 4, 6 De action., §§ 8–9. Dig. 13, 5 De pecunia constituta.

- ---- 16, 1 Ad SC. Velleianum.
- —— 27, 7 De fidejussor., etc.
- —— 46, 1 De fidejussor. et mandator.
- —— 50, 16 De verb. signif. 7. Code, 2, 23 (24) De fidejussor., etc.
- —— 4, 18 De constituta pecunia.
- ---- 4, 29 Ad SC. Velleianum.
- ---- 8, 40 (41) De fidejussor. et mandator.
- Nov. 4 De fidejussor. et mandator., etc.
- ---- 99 De reis promittendi.

(c) Post-Justinian:

Theophilus, 3, 20 De fidejussor.

- ——4, 6 De action. §§ 8–9. Bas. 9, 10 Cautio judicati, etc.
- ---- 9, 11 De satisdatione ratam rem haberi.
- ---- 10, 6 De fidejussor., etc.

- 26, 1 De fidejussor. et mandator.
- —— 26, 2 Ut creditores . . . mandatores vel pecuniae constitutae reos, vel fide-jussores.
- —— 26, 3 De constituta pecunia, etc.
- 26, 7 De constituta pecunia et SC. Velleiano.
- HEXABIBLOS, 1, 13 De mulieribus.
- 3, 6 De fidejussor. et pecuniae constitutae reis.

II. Modern references:-

(a) In general:

APPLETON, Nouvelles observations sur la loi Furia de sponsu (in Mélanges Gérardin, p. 1, Paris, 1907).

LEVY, Sponsio, fidepromissio, fidejussio, Berlin, 1907.

TOURTOULON, Le Velléien chez les Glossateurs (in Études de l'hist. jurid. off. à P. F. Girard, vol. i, p. 417, Paris, 1913).

Zocco-Rosa, Origin of sponsio, 18 Law Quart. Rev., p. 346.

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

Argentina, 2020–84; code of Commerce, 478–83.

Austria, 1346-74.

CHILE, 2335–83; code of Commerce, 820–21.

FRANCE, 2011-43.

GERMANY, 765-78.

ITALY, 1898-1931.

JAPAN, 446-65.

LOUISIANA, 3035-70.

MEXICO, 1700-72.

PHILIPPINES, same as Spain.

Porto Rico, 1723-57.

QUEBEC, 1185-6, 1199, 1929-65.

Russia, 1555-72.

Spain, 1822–56; code of Commerce, 439–42.

SWITZERLAND, code of Obligations, 492-512.

III. See also supra §§ 1002, 1007, and infra 1009 (cautio); supra vol. ii, §§ 768-72.

Literal contracts (expensilatio, chirographum, syngrapha, § 1009 cautio): references.

I. Texts of Roman law: -

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS, 3, 128–34.

COD. HERMOGENIAN. De cauta et non numerata pecunia.

- COD. THEOD. 2, 4 De denuntiatione, etc., 6.
- —— 2, 27 Si certum petatur de chirografis.

(b) Justinian:

- INST. 3, 21 De litterarum obligatio.
- 4, 13 De exception., § 2.
 DIG. 44, 7 De obligation., etc.
 Nov. 100 De tempore non solutae pecuniae, etc.

(c) Post-Justinian:

- Theophilus, 3 21 De litterarum obligatio.
- —— 4, 13 De exception., § 2. Bas. 9, 10 Cautio judicati, etc.

II. Modern references:—

Cautio judicatum solvi in

§ 1010 Sale: references.

I. Texts of Roman law:—

For English translations, see supra §§ 945, 947, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, xii, 1.

GAIUS, iii, 135-7, 139-47.

PAULUS, Sent. 2, 17 Ex empto et vendito.

- COD. GREGORIAN. 3 Si sub alterius nomine res empta erit.
- COD. THEOD. 3, 1 De contrahenda emptione.
- -3, 4 De aediliciis actionibus.

- French law, 135 Law Times, p. 96.
- Duquesne, Contribution à l'étude de la cautio judicatum solvi (in Mélanges Gérardin, p. 197, Paris, 1907).
- KRUEGER, Die Cautio Muciana (in Mélanges P. F. Girard, vol. ii. p. 1, Paris, 1912).
- LABORDERIE, Quelques notes sur la cautio dans la pratique romain au temps classiques, 33 Rev. gén. du droit, p. 439.
- III. See also supra §§ 1002, 1008; vol. ii, §§ 776–8.
- Nov. Theod. 19 De rescind. vendition., etc.
- Nov. Valentinian. 5 De pantapolis ad urbem Romam, etc.
- —— 32 De confirm. his quae administrantibus . . . distracta, etc.
- VATICAN FRAC. 1-40 Ex empto et vendito.

(b) Justinian:

- INST. 2, 1 De rerum divisione, §§ 40-46.
- ----3, 22 De consensu obligatione.

- ---- 3, 23 De emptione et venditione.
- Dig. 18, 1 De contrahenda emptione et de pactis.
- —— 18, 4 De hereditate vel actione vendita.
- 18, 6 De periculo et commodo rei venditae.
- ----- 19, 1 De actionibus empti venditi.
- 21, 1 De aedilicio edicto et redhibitione et quanti minoris.
- 21, 2 De eviction., etc.21, 3 De exceptione rei venditae et traditae.
- ——41, 4 Pro emptore.
- 42, 5 De rebus auctoritate judicis . . . vendundis.
- ——42, 8 Quae in fraudem creditorum facta, etc.
- -44, 6 De litigiosis.
- CODE, 2, 27 (28) Si adversus venditionem.
- 2, 54 (55) Se alienation. judicii mutandi causa facta.
- ----4, 36 Si servus se emi mandaverit.
- ----4, 38 De contrahenda emptione.
- ----4, 39 De hereditate vel actione vendita.

- ----- 4, 41 Quae res exportari (§ 1010) non debeant.
- ---- 4, 44 De rescind. venditione.
- —— 4, 45 Quando liceat ab emptione discedere.
- —— 4, 46 Si propter publicas pensitationes venditio fuerit celebrata.
- 4, 47 Sine censu vel reliquis fundum comparari non posse.
- —— 4, 48 De periculo et commodo rei venditae.
- 4, 49 De actionibus empti et venditi.
- —— 4, 50 Si quis . . . sub alterius nomine . . . emerit.
- 4, 51 De rebus alienis non alienandis et de prohibita rer. alienatione, etc.
- ——4, 52 De communium rerum alienatione.
- 4,53 Rem alienam gerentibus, etc.
- 4, 54 De pactis inter emptor. et venditor.
- —— 4, 55 Si servus exportandus veneat.
- ----4, 56 Si mancipium ita venerit, ne prostituatur.
- —— 4, 57 Si mancipium ita fuerit alienatum, ut manumittatur vel contra.
- ----4, 58 De aediliciis actionibus.
- ——4, 60 De nundinis.

- (§1010) —— 4, 63 De commerciis et mercatoribus.
 - ---- 7, 72 De bonis auctoritate judicis . . . venumdandis, etc.
 - 7, 75 De revocandis his quae per fraudem alienata sunt.
 - —— 8, 44 (45) De eviction.

 Nov. 7 De non alienandis

 . . . ecclesiasticis rebus,
 etc.
 - 40 Ut ecclesia . . . possit alienare habitacula, etc.
 - —— 46 De ecclesiastic. immobil. rerum alienatione, etc.
 - 65 Alienatione ecclesiae Mysiae relictarum pro captivorum redemtione, etc.
 - ----85 De armis.
 - —— 120 De alienatione . . . in universis locis rerum sacrarum.
 - Const. Dispersae (in Appendix II to Nov.) 5 De metaxa.

(c) Post-Justinian:

- THEOPHILUS, 2, 1 De rer. divisione, §§ 40–46.
- ---- 3, 22 De obligationibus ex consensu.
- --- 3, 23 De emtione et venditione.
- ECLOGA, 9 De venditione et emtione, etc.
- Prochiron, 14 De venditione et emptione.

- EPANAGOGA, 23 De venditione et emptione.
- Bas. 5, 2 De alienatione . . . rer. ecclesiastic.
- —— 9, 6 Quibus ex causis in possession., etc.
- 9, 7 De rebus auctoritate judicum . . . venum-dandis.
- ---- 10, 10 Si adv. venditionem.
- —— 19, 1 De contractu emtionis et venditionis, etc.
- —— 19, 2 Quando in emptione et venditione, etc.
- —— 19, 4 De hereditate vel actione vendita.

- —— 19, 7 De servis exportandis, vel si ita mancipium venierit, ut manumittatur, etc.
- ---- 19, 8 De actione emti et venditi, etc.
- ----- 19, 9 De re, quae aestimata ad vendendum, etc.
- —— 19, 10 De edicto aedilicio, et de re redhibenda, et de rescind. venditione et minori pretio dato.
- ---- 19, 11 De eviction. rei venditae, etc.

- —— 19, 12 De exceptione rei venditae et traditae.
- —— 19, 13 Si publicae administrationis nomine venditio celebrata fuerit.
- —— 19, 14 De fundo sine publicis tributis vel reliquis non comparando, etc.
- —— 19, 15 Si quis alteri, vel sub alterius nomine, vel aliena pecunia emerit.
- —— 19, 16 Rem alienam gerenti, etc.
- —— 19, 17 De ancilla ita vendita, ne prostituatur.
- ----- 19, 19 De eviction., etc.
- —— 50, 4 Pro emtore.
- ----- 53, 7 De emtione et venditioni vini.
- ---- 54, 30 De vendendis rebus civitatis.
- ---- 55, 5 Ne liceat habitatoribusmetrocomiarum, etc.
- ---- 56, 6 De fide et jure fisci, etc.
- ---- 57, 9 De armis, etc.
- —— 60, 9 Si mensor falsum modum dixerit.
- HEXABIBLOS, 3, 3 De emtione venditione, etc.

II. Modern references: —

(a) In general:

ACTIO REDHIBITORIA (modern cases and notes),

- 28 South African Law Jour- (§ 1010) nal, p. 142.
- BENJAMIN, Sales of personal property (with reference to the English and American decisions, French Civil Codeand Roman law), 6th American edition by Bennett (especially book i, part i, ch. iii, §§ 62; book ii, ch. vii, §§ 400–413), New York, 1892.
- Bonnet, Le vendeur obligé de donner (in Mélanges Gérardin, p. 43, Paris, 1907).
- Boulard, La vente dans les actes coptes (in Études d'hist. jurid. off. à P. F. Girard, vol. ii, p. 1, Paris, 1913).
- DICTA and promissa in the Civil Law and under the modern codes, 49 Canadian Law Journal, p. 687.
- MACKINTOSH, The Roman law of sale with modern illustrations 2, Edinburgh, 1907.
- MEYNIAL, Note sur la loi "Emptorum," Code, loc. cond. 4, 65, 9 (in Mélanges Gérardin, p. 413, Paris, 1907).
- Des conditions requises au Moyen-Âge pour l'application de la rescission de la vente pour lésion d'outre moitié (Mélanges P. F. Girard, vol. ii, p. 201, Paris, 1912).

MOYLE, Contract of sale in Roman law, Oxford, 1892.

(translated POTHIER Sale, Boston, Cushing), 1839.1

TROLLEY, La lésion en droit romain et droit français, Paris, 1871.

VOET (translated by Berwick), Commentary on the Pandects, Book 13, title 7, books 18-21 (on purchase and sale, evictions, warranty), London, 1902.

— (translated by Wilson), Contract of sale, London, 1897.

WILLISTON, Sale in the Civil Law, the risk of loss after an executory contract of, 9 Harvard Law Rev., p. 72.

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

§ 1011 Letting and hiring: references.

Texts of Roman law:—

For English translations see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, xii. 1. Gaius, iii, 135-7, 142-7.

PAUL. Sent. 2. 18 De locato et conducto.

Cod. Theod. 5, 12 De

SHERMAN, Charles P., Salient features of the Argentine law of sale,

Law Times n 648

ARGENTINA, 1357-1467, 2123-2215.

Austria, 1053-89, 908-10, 922 - 33.

CHILE, 1793-1896.

France, 1582-1701; code of Commerce, 109.

GERMANY, 433-515, 336-45; code of Commerce, 373-7.

ITALY, 1447-1548; code of Commerce, 59–72.

JAPAN, 555-85; code of Commerce, 286-90.

Louisiana, 2438-2659.

Mexico, 2811-2929.

PHILIPPINES (same as Spain).

Porto Rico, 1348-1440.

QUEBEC, 1472-1595. Russia, 1381-1527, 1679-

Spain, 1445-1537.

SWITZERLAND, code of Obligations, 184-236.

III. See also supra § 1002; vol. ii, §§ 780-91.

fundis patrimonial. . . . et eorum conductoribus.

-10, 3 De locatione fundorum . . . et rei publicae et templorum.

--- 10, 5 Qui conductores rei privatae.

(b) Justinian:

INST. 3, 24 De locatione et conductione.

- Dig. 19, 2 Locati conducti.
- —— 21, 2 De eviction., etc.
- 43, 25 De remissioni-
- ----- 43, 26 De precario.
- —— 43, 32 De migrando.
- CODE, 4 65 De locato et conducto.
- 8, 44 (45) De eviction.
 11, 62 (61) De fundis patrimonial, etc.
- —— 11, 71 (70) De locatione praediorum civil. vel fiscal., etc.
- ——11, 72 (71) De conductoribus . . . praediorum fiscal. et domus Augustae.
- —— 11, 73 (72) Quibus ad conductionem praediorum fiscal., etc.

(c) Post-Justinian:

THEOPHILUS, 3, 24 De locatione et conductione.

ECLOGA, 13 De conductione, etc.

- —— 20, 1 De actione locati et conducti.
- ---- 20, 4 De actione praescriptis verbis.
- HEXABIBLOS, 3, 8 De locatione et conductione, etc.

II. Modern references: -- (§ 1011)

(a) In general:

- CIVIL LAW, misunderstandings of the, 6 Am. Law Rev., p. 37.
- Coggs v. Bernard, Lord Raymond's Rep. 909.
- Deschamps, Sur l'expression "locare operas" et le travail comme objet de contrat à Rome (Mélanges Gérardin, p. 157, Paris, 1907).
- ESMEIN, Les baux perpétuels des formules d'Angers (in his Mélanges, p. 383, Paris, 1886).
- Les baux de cinq ans du droit romain (in his Mélanges, p. 219, Paris, 1886).
- Longo, Sulla natura nella "locatio conductio" (Mélanges P. F. Girard, vol. ii, p. 105, Paris, 1912).
- MACDONELL, Classification of forms and contracts of labor in Roman law, Journal Soc. of Compar. Legisl. (1904).
- MEYNIAL, Note sur la loi "Emptorum," Code, 4, 65, 9 (Mélanges Gérardin, p. 413, Paris, 1907).

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

ARGENTINA, 1527-1681; code of Commerce, 856-1017.

Austria, 1090-1174, 970.

CHILE, 1915–2013; code of Commerce, 166–232.

France, 1708-1831; code of Commerce, 216-72.

GERMANY, 535-80, 611-51; code of Commerce, 425-73, 556-663; Schuster, German law, pp. 257-301.

ITALY, 1568–1696; code of Commerce, 388–416, 480–546.

JAPAN, 601–42; code of Commerce, 331–52, 538–640.
LOUISIANA, 2668–2800.

§ 1012 Partnership: references. .

I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

GAIUS, iii, 135-7, 148-54. PAUL. Sent., 2, 16 Pro socio.

(b) Justinian:

Inst. 3, 25 De societate. DIG. 17, 2 Pro socio. CODE, 4, 37 Pro socio.

(c) Post-Justinian:

THEOPHILUS, 3, 25 De societate.

ECLOGA, 10 De . . . societate.

Mexico, 2434–2544, 2936–3065; code of Commerce, 626–726.

PORTO RICO, 1445–1506.
PHILIPPINES (same as Spain, Civil Code).

QUEBEC, 1600-1700, 2389-2406, 2423-41, 2461-7.

Russia, 2201-90.

Spain, 1542–1603; code of Commerce, 586–651.

SWITZERLAND, code of Obligations, 253–304, 319–93. 440–57.

III. See also supra § 1002, infra § 1013; supra vol. ii, §§ 792-4.

PROCHIRON, 19 De . . . societate.

—— 20 De dissolutione societatis.

EPANAGOGA, 26 De societate. BAS. 12 De societate, etc. HEXABIBLOS, 3, 10 De societate.

---- 3, 11 De dissolutione societatis.

II. Modern references:-

(a) In general:

BURDICK, Joint and several liability of partners, 11 Columbia Law Rev., p. 101.

CORBETT, Partnership in Roman and English law, 11 Law Mag. and Rev., p. 219.

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SALVADORE, Affectio societatis, Rivista di Diritto Civile (1911).

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

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Austria, 1175-1216.

CHILE, 2053–2115; code of Commerce, 348–423.

France, 1832-73; code of Commerce, 18.

GERMANY, 705–40; code of Commerce, 110–69; Schuster, German law, pp. 302–10.

ITALY, 1697–1736; code of Commerce, 76–113.

Japan, 667–88; code of Commerce, 42–118, 235–54.

LOUISIANA, 2801-90.

MEXICO, 2219–2341; code of Commerce, 89–153.

PHILIPPINES (same as Spain, Civil Code).

Porto Rico, 1567-1610.

QUEBEC, 1830-1900.

Russia, 2126-98.

Spain, 1679–1708; code of Commerce, 116–50.

SWITZERLAND, code of Obligations, 530–611.

III. See also supra § 1002; vol. ii, §§ 795-9.

Agency: references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

Gaius, iii, 135-7, 155-62; iv, 69-74.

PAUL. Sent. 1, 3 De procuratoribus.

- ----2, 6 De exercitor, et institor.
- -2, 8 De institoribus.
- --- 2, 9 De in rem verso.
- ----2, 15 De mandatis.

Cod. Gregorian. 3 Quod cum eo qui aliena potestate est, negotium gestum, etc.

§ 1013

Cod. Theod. 2, 31 Quod jussu.

VATICAN FRAG. 317-41 De cognitor. et procurator.

(b) Justinian:

INST. 3, 26 De mandato.

—— 4, 7 Quod cum eo in aliena potestate, negotium gestum, etc.

DIG. 14, 1 De exercitoria actione.

- ---- 14, 3 De institoria actione.
- ---- 14, 4 De tributoria actione.

- (§1013) —— 17, 1 Mandati vel contra.
 - —— 46, 1 De fidejussor. et mandatoribus.
 - —— 46, 8 Ratam rem haberi et de ratihabitione.
 - —— 50, 14 De proxeneticis. Code, 2, 12 (13) De procuratoribus.
 - 4, 25 De exercitoria et institoria actione.
 - 4, 26 Quod cum eo qui in aliena potestate negotium gestum . . . vel de peculio seu quod jussu aut de in rem verso.
 - ---- 4, 35 Mandati.
 - —— 4, 36 Si servus se emi mandaverit.
 - —— 8, 40 (41) De fidejussor. et mandatoribus.
 - —— 11, 57 (56) Ut nullus ex vicanis pro alienis debitis vican, teneatur.
 - Nov. 4 De fidejussor. et mandatoribus, etc.

(c) Post-Justinian:

- THEOPHILUS, 3, 26 De mandato.
- 4, 7 Quod cum eo qui in aliena potestate est, negotium gestum, etc.
- Bas. 8, 2 De procuratoribus, etc.
- --- 9, 11 De . . . ratam rem haberi.
- —— 14, 1 De mandatis, etc. —— 18, 1 De actione . . .
- adv. eum qui aliquem tab-

- ernae suae administrandae praeposuit.
- —— 18, 2 De actione . . . adv. dominum patremve, cum scientibus servus vel filiusfamilias mercatur, etc.
- —— 18, 5 De actione de peculio, quae adv. patrem vel dominum, etc.
- —— 18, 6 . . . De peculio actiones, etc.
- —— 18, 7 De actione, quae de in rem domini vel patris verso, etc.
- —— 18, 8 De his, quae jussu domini vel patris quis contrahit, etc.
- —— 26, 1 De fidejussor. et mandatoribus.
 - 26, 2 Ut creditores . . . conveniant . . . mandatores vel pecuniae constitutae reos vel fidejussores.
- —— 53, 1 De patronis et exercitoribus, etc.
- —— 54, 15 De proxeneticis.

II. Modern references: —

(a) In general:

Coggs v. Bernard, Lord Raymond's Rep. 909.

GAVET, De l'allegatio gestis (Mélanges P. F. Girard, vol. i, p. 499, Paris, 1912).

LOUBERS, L'action de in rem verso et les théories de la responsabilité civile, Paris, 1912.

RAMADIER, La représentation des cités d'après l'édit du préteur (Études d'hist. jurid. off. à P. F. Girard, vol. i, p. 259 Paris, 1913).

SAVIGNY, Das Obligationenrecht, vol. ii, §§ 54–60.

WILLISTON, Contracts for the benefit of a third person, in the Civil Law, 16 Harv. Law Rev., p. 43.

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

Argentina, 1903–2019; code of Commerce, 221–81. Austria, 1002–44.

CHILE, 2116–73; code of Commerce, 233–347.

France, 1984–2010; code of Commerce, 71–90.

GERMANY, 652-6, 662-76; code of Commerce, 88, 383-405; Schuster, German law, pp. 278, 303.

ITALY, 1737–63; code of Commerce, 349–87.

Japan, 643–56; code of Commerce, 29–41, 305–30.Louisiana, 2985–3034.

MEXICO, 2342-2433; code of Commerce, 273-331.

PHILIPPINES (same as Spain, Civil Code).

Porto Rico, 1611-41.

QUEBEC, 1701-61.

Russia, 2291–2334.

Spain, 1709–39; code of Commerce, 88–115, 244–302.

SWITZERLAND, code of Obligations, 394–406, 425–39, 458–65.

III. See also supra §§ 1002, 1011; vol. ii, §§ 800-803.

Miscellaneous contracts: references.

§ 1014

I. Texts of Roman law: —

For English translations see supra §§ 945, 946, 948 951, 952, 955.

1. Affreightment.

(a) Ante-Justinian:

GAIUS, 4, 71.

Cod. Theod. 13, 5 De naviculariis, const. 9, 26, 29, 32-4.

(b) Justinian:

INST. 4, 7 Quod cum eo qui in aliena potestate . . . gestum, etc., § 2.

(§1014) DIG. 14, 1 De exercitoria actione, frag. 1, § 15, frag. 7. CODE. 11, 2 (1) De naviculariis, etc.

Nov. 106, De usuris nauticis.

(c) Post-Justinian:

THEOPHILUS, 4, 7 Quod . . . in aliena potestate, etc., § 2. BAS. 53, 1 De . . . exercitoribus, etc.

HEXABIBLOS, 2, 11 De rebus nauticis.

2. Banks and banking.

(a) Ante-Justinian:

GAIUS, 3, 131.

(b) Justinian:

Dig. 1, 12 De officio praefecti urbi, 1, § 9.

---- 2, 13 De edendo, frag. 4, pr., frag. 9, § 2, frag. 10, § 1.

____2, 14 De pactis, frag. 9, 25, 27.

---- 16, 3 Depositi, etc., 7, §2.

--- 46, 3 De solutionibus, etc., 39.

Nov. 136 De argentariorum contractibus.

EDICTA (in Appendix I to Nov.), 7 Forma pragmatica de argentariorum contractibus.

---- 9 De argentariorum contractibus.

(c) Post-Justinian:

Bas. 23, 4 De argentariorum contractibus.

3. Insurance.

DIG. 22, 2 De nautico faenore, 5.

---- 35, 2 Ad legem Falcidiam, 68.

4. Pacts (pacta).

(a) Ante-Justinian:

COD. THEOD. 3, 13 De dotibus, 4.

VATICAN FRAG. 264a, 263, 310.

(b) Justinian:

INST. 2, 7 De donation., 2.

INST. 4, 6 De actionibus, 7–9.

Dig. 4, 8 De receptis, etc. frag. 11, § 3, frag. 13, § 1, frag. 27, § 7.

----- 13, 7 De pigneraticia actione, etc., 1.

---- 20, 1 De pignoribus et hypothecis, etc., 4.

CODE, 4, 18 De pecunia constituta.

5, 11 De dotis promissione, etc., 6.

5. Public promises and vows (pollicitationes, vota).

Dig. 50, 12 De pollicitationibus.

Bas. 54, 13 De pollicitationibus.

II. Modern references to all miscellaneous contracts:—

(a) In general:

PLATON, Les banquiers dans la législation de Justinien, Paris, 1912.

REGISTER, Notes on commerce and commercial law, 33 Canadian Law Times, p. 499.

SMITH, Dictionary of Greek and Roman antiquities³, "argentarii."

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

ARGENTINA, code of Commerce, 492-557, 856-1260. AUSTRIA, 1288-92.

CHILE, 2258; code of Com-

Quasi contracts: references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

1. In general.

(b) Justinian:

INST. 3, 27 De obligationibus quasi ex contractu.

merce, 166–232, 512–601, 970–1083, 1261–1312.

France, 1964; code of Commerce, 273-310, 392-6.

GERMANY, code of Commerce, 781–897; Schuster, German Civil Law, pp. 312–13.

ITALY, 1951; code of Commerce, 417–53, 547–89, 604–41.

Japan, code of Commerce, 384–433, 590–640, 653–79. Louisiana, 2755.

Mexico, 2705-71; code of 392-448, 727-93, 812-80.

PHILIPPINES, same as Spain, Civil Code.

Porto Rico, 1693-9, 1704-10.

QUEBEC, 1265, 2407-20, 2442-2593.

Russia, 2199-2200.

Spain, 1791-7, 1802-7; code of Commerce, 380-438, 652-718, 737-805.

III. See also supra §§ 1002; vol. ii, §§ 804-8.

§ 1015

DIG. 44, 7 obligationibus, etc. Code, 3, 21 Ubi agi oportet ratiociniis, etc.

(c) Post-Justinian:

THEOPHILUS, 3, 27 De obligationibus . . . quasi ex contractu, etc.

(§1015) 2. Unauthorized agency (negotiorum gestio).

(b) Justinian:

INST. 3, 27 De oblig. quasi ex contractu, 1.

Dig. 3, 5 De negotiis gestis.

CODE, 2 18 (19) De negotiis gestis.

(c) Post-Justinian:

THEOPHILUS, 3, 27 De oblig. . . . quasi ex contractu, etc., 1.

Bas. 17, 1 De negotia aliena gerentibus.

- —— 17, 2 De actione qua petuntur sumtus utiliter facti.
- 3. Money paid by mistake (solutio indebiti).

(a) Ante-Justinian:

GAIUS, 3, 91.

(b) Justinian:

INST. 3, 14 Quibus modis re . . . obligatio, 1.

---- 3, 27 De oblig. quasi ex contr., 6-7.

Dig. 12, 6 De condictione indebiti.

— 22, 6 De juris et facti ignoratia.

CODE, 1, 18 De juris et facti ignorantia.

-4, 5 De condictione indebiti.

(c) Post-Justinian:

THEOPHILUS, 3, 14 Quibus modis re . . . obligatio, 1.

-----3, 27, De oblig. . . . quasi ex contr., etc., 6-7.

Bas. 2, 4 De facti et juris ignorantia.

--- 24, 6 De eo qui indebitum solvit, etc.

4. Jettison and general average (lex Rhodia de jactu).

(a) Ante-Justinian:

PAULUS, Sent. 2, 7 Ad legem Rhodiam.

(b) Justinian:

INST. 2, 1 De rerum divisione, 47–8.

DIG. 14, 2 De lege Rhodia de jactu.

CODE, 11, 6 (5) De naufragiis.

(c) Post-Justinian:

THEOPHILUS, 2, 1 De rerum divisione, 47–8.

Bas. 53, 3 De naufragio, etc.

—— 53,8 Capita excerpti juris
Rhodiorum navalis.

HEXABIBLOS, 2, 7. De . . . naufragio, etc.

— 2, 11 De rebus nauticis.

II. Modern references to all quasi contracts:—

(a) In general:

Ames, History of assumpsit, 4 Law Quart. Rev., 480, Harv. Law Rev., April and May, 1888. ASHBURNER, The Rhodian sea law, Oxford, 1909.

Austin, Jurisprudence ³, vol. ii, pp. 944–8.

BARCLAY, Definition of general average, 7 Law Quart. Rev., p. 22.

BENEDICT, The Rhodian law, 18 Yale Law Journal, p. 242.

COLUMBIAN INS. CO. v. ASHBY, 13 Peters (U. S. Sup. Ct. Rep.), 331.

DOWALL, Codification of the law of general average, 11 Law Quart. Rev., p. 32.

LOWNDE, Law of general average ⁵. London, 1912 (contains transl. of maritime codes of various nations).

Ossig, Röm. Wasserrecht, Leipzig, 1898.

RUABON STEAMSHIP CO. v. LONDON ASSURANCE CO., House of Lords Appeal Cases (1900), 1.

SAVIGNY, Obligationenrecht, vol. ii, § 85.

— System, vol. iii, appendix viii.

SCHOMBERG, Treatise on the maritime laws of Rhodes, London, 1786.¹

(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

Argentina, 818–32, 2322–44; code of Commerce, 1283–1350.

CHILE, 2284–2313; code of Commerce, 1150–67, 1084–1135.

France, 1370–81; code of Commerce, 397–429.

GERMANY, 677-87, 812-15; code of Commerce, 700-733; Schuster, German Civil Law, pp. 351, 361.

ITALY, 1140–50; code of Commerce, 642–59.

JAPAN, 697–708; code of Commerce, 641–52.

LOUISIANA, 2292–2314, 3424. MEXICO, code of Commerce, 881–93, 915–44.

PHILIPPINES, same as Spain, Civil Code.

PORTO RICO, 1788-1802.

QUEBEC, 983, 1041-52, 2551-67.

Spain, 1887–1901; code of Commerce, 806–18, 840–69.

SWITZERLAND, code of Obligations, 419–24.

III. See also supra § 1002; vol. ii, §§ 809-12.

Torts or delicts: references.

I. Texts of Roman law:— For English translations, see

§ 1016

supra §§ 945, 946, 948, 951, 952, 955.

⁴ Sherman, Charles P., Argentine and Chilean law as to money paid by mistake, 6 Georgetown Law Journal, p. 8.

(§ 1016) 1. General principles of delicts; and miscellaneous delicts.

(a) Ante-Justinian:

XII TABLES, xii, 2.

GAIUS, iii, 182; iv, 75-81.

Cod. Hermogenian. Ex delictis defunctorum, etc.

COD. THEOD. 9, 20 Victum civiliter agere criminaliter posse.

(b) Justinian:

INST. 4, 1 De obligation. . . . ex delicto, etc., pr.

— 4, 8 De noxal. action.

DIG. 2, 9 Si ex noxal. causa, etc.

—— 9, 4 De noxal. action.

---- 44,7 De obligation., etc.

— 47, 1 De privatis delictis.

CODE, 2, 16 (17) Ut nemini liceat sine judicis auctoritate signa imprimere rebus, quas alius tenet.

-----2, 34 (35) Si adv. de--

---- 3, 27 Quando liceat sine judice . . . vindicare, etc.

-3, 41 De noxal. action.

— 4, 17 Ex delictis defunctorum in quantum heredes conveniantur.

---- 11, 6 (5) De naufragiis.

(c) Post-Justinian:

THEOPHILUS, 4, 1 De obligation. . . . ex delicto, etc., pr.

- ——4, 8 De noxal. action. Bas. 7, 15 Si dominus servum. . . ut noxae detur, etc.
- —— 10, 17 Si adv. delictum suum.
- --- 23, 2 Ne defuncti . . . a creditoribus injuria, etc.
- —— 24, 7 . . . in quantum heredes teneantur ex delictis defunctorum.
- 43, 7 De multis, quae ex condemnatione judicis veniunt.
- 53, 2 De nave in jus vocata.
- ---- 60, 1 De pecuniariis poenis, etc.
- —— 60, 5... quadrupes noxae deduntur.
- ---- 60, 11 De privatis delictis.
- ---- 60, 51 De poenis.

HEXABIBLOS, 1, 3 De actionibus, etc.

tores adv. defuncti heredes agere possint.

2. Injury to the person (injuria).

(a) Ante-Justinian:

XII TABLES, viii, 1–4. GAIUS, iii, 220–25. PAULUS, Sent. 5, 4 De injuriis. ULPIAN, Reg. 29 De injuriis. COLLATIO MOSAIC. ET ROM.

2 De atroci injuria.

(b) Justinian:

INST. 4, 4 De injuriis.

Dig. 9, 3 De his, qui effuderint vel dejecerint.

CODE, 9, 35 De injuriis.

---- 9, 36 De famosis libellis.

(c) Post-Justinian:

THEOPHILUS, 4, 4 De injuriis. BAS. 60, 4 De his, qui quid effuderint vel dejecerint.

---- 60, 21 De injuriis et famosis libellis.

---- 60, 48 Lex Fabia de plagiariis.

3. Theft (furtum).

(a) Ante-Justinian:

XII Tables, viii, 12-17, 20. Gaius, iii, 182-208.

Paulus, Sent. 2, 31 De furtis. Collatio Mosaic. er Rom. 7 De furibus, etc.

(b) Justinian:

INST. 4, 1 De obligation. . . . ex delicto, §§ 1-19.

Dig. 13, 1 De condictione furtiva.

---- 47, 2 De furtis.

—— 47, 4 Si quis, qui testamento hereditatem subripuisse, etc.

CODE, 4, 8 De condictione furtiva.

(c) Post-Justinian:

THEOPHILUS, 4, 1 De obligation . . . ex delicto, §§ 1–19.

BAS. 53, 1 De . . . nautis, et cauponibus, etc.

—— 60, 10 De condictione furtiva.

---- 60, 11 De furto.

----- 60, 14 De furto adv. caupones et stabularios.

---- 60, 15 Si familia furtum fecisse, etc.

----- 60, 20 De . . . ruina.

4. Robbery (rapina).

(a) Ante-Justinian:

XII TABLES, viii, 12.

Gaius, iv, 209.

PAULUS, Sent. 1, 14 De via publica.

— 5, 26 Ad legem Juliam de vi publica et privata.

Nov. Valentinian. 8 De invasoribus.

(b) Justinian:

INST. 4, 2 Vi bonorum raptorum.

DIG. 43, 4 Ne vis fiat ei, qui in possessionem missus erit.

- (§1016) —— 43, 16 De vi et vi armata.
 - 47, 8 Vi bonorum raptorum, etc.
 - --- 48, 7 Ad legem Juliam de vi privata.
 - Code, 8, 5 Si per vim . . . absentis perturbata possessio.
 - —— 9, 12 Ad legem Juliam de vi publica seu privata.
 - —— 9, 33 Vi bonorum raptorum.
 - —— 9, 39 De his qui latrones vel in aliis criminibus reos occultaverint.

(c) Post-Justinian:

THEOPHILUS, 4, 2 De vi bonorum raptorum.

Bas. 51, 5 Ne vis fiat ei, qui in possession. missus, etc.

- —— 53, 3 De . . . rapina, etc.
- --- 60, 18 Ex lege Julia de vi publica et privata.
- 5. Damage to property (damnum injuria); lex Aquilia; negligence (culpa).

(a) Ante-Justinian:

XII TABLES, viii, §§ 5-16; ix, 9; x, 10.

GAIUS, iii, 210-19.

PAULUS, Sent. 1, 14 Si via publica.

--- 1, 15 Si quadrupes damnum intulerit. —— 2, 23a (lex Aquilia).

(b) Justinian:

INST. 4, 3 De lege Aquilia.

---- 4, 9 Si quadrupes pauperiem, etc.

- Dig. 9, 1 Si quadrupes pauperiem, etc.
- --- 9, 2 Ad legem Aquiliam.
- ---- 39, 2 De damno infecto et . . . projectionibus.
- —— 47, 7 Arborum furtim caesarum.
- 47, 8 Vi bonorum raptorum.

Code, 3, 35 De lege Aquilia.

(c) Post-Justinian:

THEOPHILUS, 4, 3 De lege Aquilia.

---- 4, 9 Si quadrupes pauperiem, etc.

BAS. 60, 2 Si quadrupes pauperiem, etc.

- —— 60, 3 De lege Aquilia. —— 60, 20 De . . . ruina.
- HEXABIBLOS, 6 1 De damno.
- ----- leges agrariae, 4 De quarupedem depraedatione.
- —— leges agrariae, 5 de damno.
- —— leges agrariae, 6 de caedibus quadrupedum.

6. Fraud (dolus, fraus).

(a) Ante-Justinian:

XII TABLES, viii, 19.

PAULUS, Sent. 1, 7 De integri restitutione.

—— 1, 8 De dolo.

- COD. GREGORIAN. 3 Si major, etc.
- Cod. Theod. 2, 14 De his, qui potentiorum nomina in lite praetendunt, etc.
- --- 2, 15 De dolo malo.

(b) Justinian:

- Dig. 4, 3 De dolo malo.
- —— 11, 6 Si mensor falsum modum dixerit.
- 42, 8 Quae in fraudem creditorum facta sunt, etc.
- 43, 5 De tabulis exhibendis.
- —— 43, 29 De homine libero exhibendo.
- 43, 30 De liberis exhibendis.
- 44, 4 De doli mali . . . exceptione.
- Code, 2, 20 (21) De dolo malo.
- --- 7, 75 De revocandis his quae per fraudem alienata, etc.

(c) Post-Justinian:

- Bas. 9, 8 Quae in fraudem creditorum facta, etc.
- ---- 10, 3 De dolo malo.
- ---- 31, 8 Si mulier ventris nomine, etc.
- ----- 51, 4 De doli mali . . . exceptione.
- ----- 60, 9 Si mensor falsum modum dixerit.

7. Intimidation (metus, vis). (§ 1016)

(a) Ante-Justinian:

- PAULUS, Sent. 1, 7 De integri restitutione.
- COD. GREGORIAN. 2 De his quae vi metusve causa, etc.

(b) Justinian:

- Dig. 4, 2 Quod metus causa, etc.
- —— 44, 4 De . . . metus exceptione.
- CODE, 2, 19 (20) De his qui vi metusve causa, etc.

(c) Post-Justinian:

- Bas. 10, 2 Quod metus causa, etc.
- HEXABIBLOS, 1, 11 De necessitate et vi.

II. Modern references (all torts or delicts):—

(a) In general:

- DE VILLIERS, Malice in the English and Roman law of defamaton, 17 Law Quart. Rev., p. 388.
- Nuisances in Roman law, 13 Law Quart. Rev., p. 387.
- DE WITT, Position of the law of torts in the Spanish system, 6 Mich. Law Rev., p. 137.

- (§ 1016) ESMEIN, La poursuite du vol, etc. (Mélanges Esmein, p. 244, Paris, 1886).
 - GIRARD, Les jurés de l'action d' injurés (Mélanges Gérardin, p. 255, Paris, 1907).
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(b) Modern Codes:

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ARGENTINA, 1107-70; code of Commerce, 1261-73.

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GERMANY, 823-53; code of Commerce, 734-9; Schuster, German law, p. 345.

ITALY, 1151-6; code of Commerce, 660-65.

JAPAN, 709–24; code of Commerce, 650–51.

LOUISIANA, 2292, 2315-24.

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Russia, 609-89.

Spain, 1887, 1902–10; code of Commerce, 826–39.

SWITZERLAND, code of Obligations, 41-67.

III. See also supra §§ 986, 1002, infra § 1017; supra vol. ii, §§ 449, 813–32.

Quasi delicts (including the liability of carriers and of inn- § 1017 keepers): references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(b) Justinian:

INST. 4, 5 De obligation. . . . quasi ex delicto, etc.

DIG. 4, 9 Naute caupones, etc. —5, 1 De judiciis, etc., frag. 15, § 1, frag. 16.

9, 3 De his, qui effuderint vel dejecerint.

----- 44, 7 De obligation., etc., 5, §§ 4-6.

47, 5 Furti adv. nautas, caupones, etc.

CODE, 11, 2 (1) De naviculariis, etc.

(c) Post-Justinian:

THEOPHILUS, 4, 5 De obligation. . . . quasi ex delicto, etc.

Bas. 53, 1 De . . . nautis et cauponibus, etc.

— 53, 3 De . . . naufragio, etc.

---- 60, 4 De his qui quid effuderint vel dejecerint.

— 60, 14 De furto adv. caupones, etc.

II. Modern references:-

(a) In general:

Austin, Jurisprudence³, vol. ii, pp. 944–8.

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(b) Modern Codes:

References are to the Civil Code, unless otherwise stated.

§ 1018 Civil procedure: references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII Tables, i-iii; viii, 22-3; ix, 3-4.

Argentina, 1107-70, 1623-5, 2229-37.

Austria, 970, 1293-1341.

Снісь, 2013-21, 2314-34.

France, 1370, 1382-6, 1952.

GERMANY, 701–4, 823–53; code of Commerce, 429–607; Schuster, German law, pp. 154–60.

ITALY, 1151-6, 1629-31, 1866-8.

JAPAN, 709–24; code of Commerce, 336–9, 354.

Louisiana, 2751, 2292, 2315–24, 2965.

Mexico, 1458-9, 2512.

Philippines (same as Spain). Porto Rico, 1504–5, 1685–6, 1803–11.

QUEBEC, 983, 1053-5, 1672, 1814.

Russia, 609-89.

Spain, 1601-2, 1783-4, 1887, 1902-10.

SWITZERLAND, code of Obligations, 41-67, 447-9, 487.

III. See also supra §§ 1002, 1016; vol. ii, §§ 833-4.

LEX Acilia repetundarum, 122 B.C. (translated by Hardy, Six Roman laws, pp. 10-34, Oxford, 1911).

Gaius, iv, 1-187.

Paulus, Sent. 1, 1a.

—— 1, 3 De procuratoribus. ----3, 12 Si certum peta-(§1018) --- 1, 4 De negotiis gestis. tur. ---- 1, 5 De calumniatoribus. — 10 Quibus res judicata ---- 1, 9a. non noceat. ---- 1, 10 De plus petendo. —— 10 De confessis. --- 1, 11 De satisdando. Cod. Hermogenian. Ubi agi ---- 1, 13a De judicato. debeat. ---- 1, 19 Quemadmodum ac---- De calumniatoribus et plus petendo. tiones per infitiationem dup-—— De instrumentis. lentur. ----- 2. 1 De . . . jurejur-—— De jurejurando. ando. COD. THEOD. 1, 20 De officio ---- 5, 5a De effectu sentenjudicum civilium. tiarum et finibus litium. ----2, 1 De jurisdictione et ---- 5, 5b. ubi quis convenire debeat. ---- 5, 6 De interdictis. ---- 2, 2 Ne in sua causa quis ——— 5, 15 De testibus. judicet. --- 5, 16 De quaestionibus -2, 3 De omissa actionis servorum. impetratione. — 5, 28 Ad legem Juliam -2, 4 De denuntione vel repetundarum. editione rescripti. —— 2, 6 De temporum cursu, —— 5, 32 Quando appellandum est. etc. ---- 5, 33 De cautionibus et -2, 9 De pactis et transpoenis appellationum. actionibus. --- 5, 34 De litteris dimis--2, 10 De postulando. -2, 11 De erroribus adsoriis. --- 5, 35 De reddendis cauvocatorum. sis appellationum. — 2, 12 De cognitoribus et **--- 5**, 36 Post provocaprocurator. tionem. -2, 13 De actionibus ad - 5, 37 De meritis appellapotentes translatis. tionibus. —— 2, 18 De judiciis. Cod. Gregorian. 1, 12 De ----4, 5 De litigiosis. postulando. - 4, 16 De re judicata. ---2 De judiciis. -4, 17 De sententiis ex --- 3 De jurejurando. periculo recitandis. ---- 3 De petitione heredita--4, 18 De fructibus et

litis expensis.

tis.

- (§1018) 4, 19 De usuris rei judicatae.
 - ---- 4, 21 Quorum bonorum.
 - ---- 4, 22 Unde vi.
 - —— 4, 23 Utrubi.
 - ---- 9, 10 Ad legem Juliam de vi publica et privata.
 - 9, 11 De privati carceris custodia.
 - —— 11, 29 De relationibus.
 - —— 11,30 De appellationibus. —— 11, 31 De reparationi-
 - —— 11, 31 De reparationibus appellationum.
 - ----- 11, 32 De secundo labsu.
 - —— 11, 34 De his qui per metum judicis non appellaverunt.
 - —— 11, 35 Si pendente appellatione mors venerit.
 - 11, 36 Quorum appellationes non recipiantur.
 - —— 11, 37 Si de momento fuerit appellatum.
 - —— 11, 38 De possession. ab eo, qui bis provocaverit, transferendo.
 - —— 11, 39 De fide testium et instrumentorum.
 - —— 12, 9 De his, quae ex publica conlatione inlata sunt, non usurpandis.
 - ---- 15, 14 De infirmandis quae sub tyrannis aut barbaris gesta sunt.
 - COLLATIO MOSAIC. ET ROM., 8 De falso testimonio.
 - —— 9 De familiaris testimonio non admittendo. Nov. MARCIAN, 1 Neminem

- exhiberi de provincia nisi ad relationem judicis a quo fuerit appellatum.
- Nov. Theod. 10 De postulando et perpetuanda advocatione.
- —— 13 Contra sententias, etc. Nov. Valentinian. 2 De postulando.
- VATICAN FRAG. 317-41 De cognitor. et procurator.

(b) Justinian:

- INST. 4, 6 De actionibus.
- ——4, 10 De his quos agere possumus.
- 4, 11 De satisdationibus.
- 4, 12 De perpetuis et temporalibus actionibus et quae ad heredes vel in heredes transeunt.
- —— 4, 13 De exceptionibus.
- ----4, 14 De replicationibus.
- ----4, 15 De interdictis.
- -----4, 16 De poena temere litigantium.
- 4, 17 De officiis judicis.
 Dig. 1, 21 De officio ejus cui mandata est jurisdictio.
- -2, 1 De jurisdictione.
- ---- 2, 3 Si quis jus dicenti non obtemperaverit.
- -2, 4 De in jus vocando.
- 2, 5 Si quis in jus vocatus non ierit sive quis eum vocaverit, quem ex edicto non debuerit.
- 2, 6 In jus vocati ut eant aut satis vel cautum dent.

- 2, 7 Ne quis eum qui in jus vocabitur vi eximat.
- ----2, 8 Qui satisdare cogantur vel jurato promittant, etc.
- 2, 9 Si ex noxali causa agatur, quemadmodum caveatur.
- ----2, 10 De eo per quem factum erit quominus quis in judicio sistat.
- 2, 11 Si quis cautionibus in judicio sistendi causa, etc.
- ---- 2, 13 De edendo.
- ---- 3, 1 De postulando.
- --- 3, 3 De procuratoribus, etc.
- —— 3, 6 De calumniatoribus.
- 4, 7 De alienatione judicii mutandi causa facta.
- 5, 1 De judiciis.
- —— 11, 1 De interrogationibus, etc.
- ----12, 2 De jure jurando, etc.
- ---- 12, 3 De in litem jurando.
- ----- 21, 3 De exceptione rei venditae et traditae.
- ----- 22, 3 De probationibus et praesumptionibus.
- ----- 22, 4 De fide instrumentorum, etc.
- ---- 22, 5 De testibus.

- ----42, 2 De confessis. (§ 1018)
- 42, 4 Quibus ex causis in possession. eatur.

- —— 43, titles 2-23 (give a list of all the interdicts, such as Quorum bonorum, Utrubi, etc.).
- ——44, 1 De exceptionibus, praescriptionibus, et praejudiciis.

- 44, 4 De doli mali et metus exceptione.
- ----44, 6 De litigiosis.
- 46, 5 De stipulationibus praetoriis.
- -46, 7 Judicatum solvi.

- ----- 49, 2 A quibus appellari non licet.
- —— 49, 3 Quis a quo appelletur.
- —— 49, 4 Quando appellandum sit et intra quae tempora.

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- (§1018) 49, 5 De appellationibus recipiendis vel non.
 - 49, 6 De libellis dimissoriis, etc.
 - —— 49, 7 Nihil innovari appellatione interposita.
 - 49, 8 Quae sententiae sine appellatione rescindantur.
 - —— 49, 9 An per alium causae appellationum reddi possunt.
 - ——49, 10 Si tutor curator magistratusve creatus appellaverit.
 - 49, 11 Eum qui appellaverit in provincia defendi.
 - —— 49, 12 Apud eum, a quo appelletur, aliam causam agere compellendum.
 - 49, 13 Si pendente appellatione mors intervenerit.
 - 50, 13 De variis et extraordinariis cognitionibus et si judex litem suam fecisse dicetur.
 - CODE, 1, 20 Quando libellus principi datus litis contestationem facit.
 - 1, 21 Ut lite pendente post provocationem . . . nulli liceat imperatore supplicare.
 - ---- 1, 25 De his qui ad statuas confugiunt.
 - ---- 1, 45 De officio civilium judicum.

- 1, 48 Ut omnes tam civiles quam militares judices, etc.
- 1, 50 De officio ejus qui vicem alicujus judicis obtinent.
- 1, 53 De contractibus judicum . . . et inhibendos donationibus in eos, etc.
- 1, 54 De modo multarum quae ab judicibus infliguntur.
- ----2, 1 De edendo.
- ---2, 2 De in jus vocando.
- ----2, 3 De pedaneis judicibus.
- ----2, 6 De postulando.
- —— 2, 9 (10) De errore advocatorum vel libellos seu preces concipientum.
- 2, 12 (13) De procuratoribus.
- ----2, 13 (14) Ne liceat potentioribus patrocinium litigantibus praestare vel actiones in se transferre.
- 2, 14 (15) De his, qui potentiorum nomine titulos praediis adfigunt vel eorum nomina in lite praetendunt.
- 2, 16 (17) Ut nemini liceat sine judicis auctoritate signa imprimere rebus, quas alius tenet.
- 2, 17 (18) Ne fiscus vel res publica procurationem alicui patrocinii causa in lite praestat.

- --- 2, 26 (27) Si adversus rem judicatam.
- 2, 46 (47) Ubi et apud quem cognitio restitutionis, etc.
- --- 2, 47 (48) De . . . judicio in integrum restitutio.
- --- 2, 49 (50) In integrum restitutione postulata, etc.
- ---- 2, 52 (53) De temporibus inintegrum restitutionis, etc.
- ----2, 54 (55) De alienatione judicii mutandi causa facta.
- 2, 57 (58) De formulis et impetratione actionum sublatis.
- ----2, 58 (59) De jure jurando propter calumniam dando.
- 3, 2 De sportulis et sumptibus in diversis judiciis faciendis et de exsecutoribus litium.
- --- 3, 4 Qui pro sua jurisdictione judices dare, etc.
- ---- 3, 5 Ne quis in sua causa judicet, etc.
- —— 3, 6 Qui legitimam personam in judiciis habent vel non.
- ---- 3, 7 Ut nemo invitus agere vel accusare cognatur.
- --- 3, 8 De ordine judicio-
- -3, 9 De litis contestatione.

- ---- 3,13 De jurisdictione,etc.
- ---- 3, 19 Ubi in rem actio exerceri debet.
- —— 3, 21 Ubi agi oportet ratiociniis, etc.
- ---- 3, 22 Ubi causa status agi debeat.
- —— 3, 23 Ubi quis de curiali vel cohortali aliave condicione conveniatur.
- —— 3, 24 Ubi senatores vel clarrissimi civiliter vel criminaliter conveniantur.
- ----3, 25 In quibus causis militantes fore praescriptione uti non possunt.
- —— 3, 27 Quando liceat sine judice . . . vindicare se, etc.
- ----3, 40 De consortibus ejus litis.
- 3, 42 Ad exhibendum. — 4,1 De . . . jurejuran-
- -4, 2 Si certum petatur.
- ---- 4, 19 De probationibus.
- ----4, 20 De testibus.
- ----4, 21 De fide instrumentorum, etc.
- ----4, 22 Plus valere quod agitur, etc.
- -----4, 31 De compensationibus.
- --- 5, 53 De in litem jurando.
- ---- 5, 61 De actore a tutore seu curando dando.

- (§ 1018) CODE, 5, 75 De magistratibus conveniendis.
 - 7, 42 De sententiis praefectorum praetorio.
 - 7, 43 Quomodo et quando judex sententiam proferre debet, etc.
 - --- 7, 44 De sententiis ex periculo recitandis.
 - 7, 45 De sententiis et interlocutionibus omnium judicum.
 - --- 7, 46 De sententia quae sine certa quantitate prolata est.

 - ---- 7, 48 Si non a competenti judice judicatum esse dicatur.
 - 7, 49 De poena judicis qui male judicavit, vel ejus, qui judicem vel adversarium corrumpere curavit.
 - --- 7, 50 Sententiam rescindi non posse.
 - --- 7, 51 De fructibus et litis expensis.
 - ----7, 52 De re judicata.
 - --- 7, 53 De exsecutione rei judicatae.
 - 7, 54 De usuris rei judicatae.
 - --- 7, 55 Si plures una sententia condemnati sunt.
 - --- 7, 56 Quibus res judicata non nocet.

- 7, 57 Comminationes, cpistulas, pragmata, subscriptiones auctoritatem rei judicatae non habere.
- 7, 58 Si ex falsis instrumentis vel testimoniis judicatum erit.
- 7, 59 De confessis.
- --- 7, 60 Inter alios acta vel judicata aliis non nocere.
- --- 7, 61 De relationibus.
- --- 7, 62 De appellationibus, etc.
- --- 7, 63 De temporibus . . . appellationibus, etc.
- --- 7, 64 Quando provocare necesse non est.
- --- 7, 65 Quorum appellationes non recipiantur.
- ---- 7, 66 Si pendente appellatione mors intervenerit.
- 7, 67 De his qui per metum judicis non appellaverunt.
- ---- 7, 68 Si unus ex pluribus appellaverit.
- 7, 69 Si de momentaria possessione fuerit appellatum.
- 7, 70 Ne liceat in una eadem causa tertio provocare, etc.
- 7, 72 De bonis auctoritate judicis possidendis seu venumdandis, etc.
- -----8, 1 De interdictis.

- —— 8, titles 2–9 (give a list of interdicts such as Quorum bonorum, Unde vi, etc.).
- ---- 9, 5 De privatis carceribus inhibendis.
- —— 9, 31 Quando civilis actio criminali praejudicat et an utraque ab eodem exerceri.
- —— 12, 52 (53) De apparitoribus praefect. praetorio, etc.
- —— 12, 53 (54) De apparitoribus praefecti urbis.
- —— 12, 54 (55) De apparitoribus magistrorum militum, etc.
- —— 12, 58 (59) De apparitoribus praefecti annonae.
- ----- 12, 60 (61) De exsecutoribus, etc.
- ---- 12,63 (64) . . . Judicialium litterarum, etc.
- Nov. 8 Ut judices sine quoquo suffragio fiant.
- —— 20, De administrantibus officiis in sacris appellationibus.
- ---- 23 De appellationibus et intra quae tempora debeat appellari.
- -41 Lex ut bonus.

- tis, et ut Latinis litteris (§ 1018) apertius tempora perscribantur.
- ——49 De his qui ingrediuntur ad appellationem . . . et de jurejurando dilationis, etc.
- 50 Appellationes ex quinque provinciis Caria et Cypro Cycladibus insulis et Mysia et Scythia apud quem oporteat examinari.
- 51 Scenicas . . . si jusjurandum dent, etc.
- et ut qui conveniuntur post vicesimam diem praesentur judicibus . . . et ante litis congestationem . . . et de hypothecis appellantur, etc.
- ---- 69 Ut omnes oboediant judicibus provinciarum, etc.
- 71 Ut . . . clarissimis . . . in pecuniariis licere causis et per procuratorem et per se litigare.
- ---- 75 De appellationibus Siciliae.
- 79 Apud quos oportet causam dicere monachos, etc.
- —— 82 De judicibus . . . et cum jurejurando . . . et ut appellationes, etc.
- —— 83 Ut clerici apud proprios episcopos primum conveniantur et post haec apud civiles judices.
- ---- 90 De testibus.

- (§1018) Nov. 93 De appellationibus.
 - ---- 111 De litigiosis, etc.
 - —— 113 In medio litis non sacras formas aut sacras jussiones, sed secundum generales leges dirimi negotia.
 - —— 115 Ut cum de appellatione cognoscitur secundum illas leges debeat judicari quae tempore datae sententiae obtinebant, non secundum eas quae postea promulgatae sunt, etc.
 - —— 124 Ut litigantes jurent quia neque promiserunt dare judicibus neque dabunt, et de sportulis, etc.
 - —— 125 Ut judices non expectent jussionem, sed quae videntur eis decernant.

 - —— 152 Ne sacrae formae quae de publicis procedunt aliter valeant nisi si . . . insinuatae, etc.
 - CONST. DISPERSAE (in Appendix to the Novels), 4 Ne quis metetur, etc.

(c) Post-Justinian:

- THEOPHILUS, iv, titles 6, 10-17. For list of titles, see supra "b", Justinian, INST.
- ECLOGA, 14 De testibus, etc. PROCHIRON, 27 De testibus.

- EPANAGOGA, 7 De magistratibus, etc.
- —— 11 De ordine judiciorum.
- —— 12 De testibus.
- —— 13 De instrumentis.
- Bas. 6, 24 De officio juridici . . . et jurisdictio.
- --- 7, 3 De ordine judiciorum et de jurisdictione.
- 7, 4 De executoribus, etc.
 7, 5 De judicibus et ubi quisque agere et conveniri, etc.
- ---- 7, 6 De judiciis et sumtibus eorum, et pluspetitione et mora, et sportulis.
- --- 7, 7 Si quis jus dicenti non obtemperaverit.
- --- 7, 8 De his, qui in jus vocati sequi debent aut non debent.
- --- 7, 9 Ne liceat potentibus personis patrocinium litigantibus praestare, vel actiones in se transferre.
- 7, 10 De his, qui potentiorum nomine titulos praediis affigunt, vel eorum nomina in lites praetendunt.
- 7, 11 Ut nemo. privatus titulos praediis . . . vel alienis imponat, aut nomen regium suspendat, et ne fiscus, etc.
- -7, 12 In jus vocatus ut cautionem praestet.
- 7, 13 Ne quis eorum, qui in jus vocatur, vi eximat.

- 7, 14 Qui satisdare coguntur, vel jurato promittunt, . . . et de formulis, et de jurejurando propter calumniam dando.
- 7, 16 De milliaribus definitis peregre profecturo, etc.
- ---- 7, 18 De edendo.
- 7, 19 De his, qui legitimam personam in judiciis habeant, vel non; et ut nemo invitus agere vel accusare cogatur.
- ---- 8, 1 De postulando.
- ----- 8, 2 De procuratoribus et defensoribus.
- 9, 1 De appellationibus.
- 9, 2 De his, qui in causis appellationum officia administrant.
- --- 9, 3 De re judicata, etc.
- --- 9, 4 De confessis.
- ---- 9, 7 De rebus auctoritate judicum possidendis aut venumdandis, etc.
- ---- 9, 10 Cautio judicati sive condemnationis.
- —— 10, 9 Si adversus rem judicatam.
- —— 19, 12 De exceptione rei venditae et traditae.
- -21, 1 De testibus, etc.
- 22, 1 De probationibus et praesumtionibus, et fide instrumentorum, etc.
- 22, 3 De privatis scripturis, quae a reo proferuntur.

- —— 22, 4 Quomodo instru-(§1018) mentis, quae apud judices insinuata sunt, fidem adhiberi oporteat.
- 22, 5 De jurejurando, sive voluntario, hoc est, delato sive necessario, sive judiciali.
- 22, 6 De jurejurando in litem.
- ---- 38, 15 De jurejurando in litem.
- 42, 4 De interrogatione et responsione in jure facta.
- —— 43, 4 De praetoriis stipulationibus.
- —— 43, 5 De litigiosis.
- —— 51, 2 De rei judicatae exceptione.
- 51, 5 Ne vis fiat ei, qui in possession. missus erit.53, 2 De nava.
- —— 54, 11 De decretis, etc.
- 54, 14 De diversis et extraordinariis cognitionibus, et si judex litem suam fecisse dicatur.
- ---- 54, 32 Quo quisque ordine conveniatur.

- (§1018) BAS. 56, 19 Ne sacrae formae de causis publicis emissae aliter valeant, quam si insinuatae fuerint, etc.
 - —— 58, 14 De interdictis.
 - —— 58, titles 15–17 (contain a list of interdicts).
 - —— 60, 50 De quaestione.
 - —— 60, 55 Ut ne sint privati carceres.
 - HEXABIBLOS (preface, first section), Judicum praeparatio sive justitia.
 - (preface, second section), Condemnatio adv. judices proposita a Leone et Alexandro . . . principilus
 - ——1, 2 De actore et reo.
 - --- 1, 4 De judiciali sententia et re judicata.
 - ——1, 6 De testibus.
 - -1, 7 De jurejurando.
 - ——1, 8 De instrumentis.
 - --- 2, 3 De repetitione et amissione.

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(b) Modern Codes:

- See the Codes of Civil Procedure of the various countries.
- III. See also infra § 1019; supra vol. ii, §§ 716, 754, 835-72.

The Roman judicial organization (including the courts, § 1019 holidays, bar, and notaries): references.

- A. Courts and judicial organization.
- I. Texts of Roman law: —
- For English translations, see supra §§945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- LEX ACILIA repetundarum (transl. by Hardy, Six Roman laws, pp. 10-34, Oxford, 1911).
- COD. THEOD. 1, 5 De officio praefectorum praetorio.

- 1, 12 De officio proconsulis et legati.

- 1, 13 De officio comitis Orientis.
- ----1, 15 De officio vicarii.
- 1, 16 De officio rectoris. provinciae.
- ---- 1, 18 De officio praefecti vigilum.
- ----- 1, 20 De officio judicum civilium.
- ----- 1, 21 De officio judicum militarium.
- ---- 1, 22 De officio judicum omnium.
- ---- 1, 29 De defensoribus civitatum.
- —— 6, 4 De praetoribus et quaestoribus.

- (§ 1019) —— 6, 6 De consulibus, praefectis militum et patriciis.
 - —— 6, 7 De praefectis praetorio sive urbis et magistris militum.
 - ---- 6, 12 De comitibus consistorianis.
 - —— 6, 17 De comitibus qui provincias regunt.
 - 6, 18 De comitibus vacantibus.
 - ---- 6, 19 De consularibus et praesidibus.

 - —— 12, 12 De legatis, etc.
 - Nov. Marjorian. 3 De defensoribus civitatum.
 - Nov. Valentinian. 22 De officio . . . praefectorum praetorio.

(b) Justinian:

- Dig. 1, 2 De origine . . . magistratum, etc., §§ 13-34.
- —1, 9 De senatoribus.
- -----1, 10 De officio con-

- ---- 1, 13 De officio quaestoris.
- ---- 1, 14 De officio praetorum.

- ---- 1, 16 De officio proconsulis et legati.
- —— 1, 17 De officio praefect. Augustalis.
- ----- 1, 18 De officio praesidis.
- 1, 19 De officio procuratoris Caesaris.
- —— 1, 21 De officio ejus cui mandata est jurisdictio.
- 1, 22 De officio assessorum.
- —— 50, 15 De censibus.
- CODE, 1, 4 De episcopali audientia.
- —— 1, 19 De precibus imperatori offerendis et de quibus rebus supplicare liceat vel non.
- 1, 26 De officio praefectorum praetorii Orientis et Illyrici.
- 1, 27 De officio praefecti praetorio Africae et de omni ejusdem dioceos statu.

- ---- 1, 35 De officio proconsulis, et legati.

- ----1, 38 De officio vicarii.
- ----1, 39 De officio praetorum.

- —— 1, 45 De officio civilium judicum.

- 1, 50 De officio ejus qui vicem alicujus judicis obtinet.
- ---- 1, 51 De adsessoribus.
- ---- 1, 52 De annonis et . . . assessorum, etc.
- 1, 53 De contractibus judicum . . . et inhibendis donationibus in eos, etc.
- —— 1, 54 De modo multarum quae ab judices infliguntur.
- ---- 1, 55 De defensoribus civitatum.
- 1, 56 De magistratibus municipalibus.
- 2, 3 De pedaneis judicibus.
- --- 3, 4 Qui pro sua jurisdictione judices dare, etc.
- ---- 3, 5 Ne quis in sua causa judicet, etc.
- ---- 3, 8 De ordine judiciorum.
- 3, 14 Quando imperator inter pupillos vel viduas

- vel miserabiles personas (§ 1019) cognoscat, etc
- 3, 26 Ubi causae fiscales vel divinae domus hominumque ejus agantur.
- ---- 7, 42 De sententiis praefectorum praetorio.
- —— 12, 2 De praetoribus, etc.
- 12, 3 De consulibus . . . et de praefectis, et magistris militum et patriciis.
- —— 12, 4 De praefectis praetorio, etc.
- —— 12, 6 De quaestoribus, magistris officiorum comitibus sacrarum largitionum, etc.
- ----- 12, 10 De comitibus consistorianis.
- —— 12, 52 (53) De apparitoribus praefectum praetorio, etc.
- ----- 12, 53 (54) De apparitoribus praefecti urbis.
- —— 12, 54 (55) De apparitoribus magistrorum militum.

- —— 12, 59 (60) De diversis officiis et apparitoribus judicum, etc.
- —— 12, 60 (61) De exsecutoribus.

- (§1019) —— 12, 63 (64) . . . Insinuatores constitutionum et aliarum sacrarum vel judicialium litterarum, etc.
 - Nov. 13 De praetoribus populi.
 - —— 15 De defensoribus civitatum.
 - —— 17 De mandatis principum.
 - —— 20 De administrantibus officiis in sacris appellationibus.
 - —— 24 De praetore Pisidiae.
 - 25 De praetore Lycaoniae.
 - —— 26 De praetore Thraciae.
 - --- 27 De comite Isauriae.
 - —— 28 De moderatore Helenoponti.
 - —— 29 De praetore Paphlagoniae.
 - —— 30 De proconsule Cappadociae.
 - —— 69 Ut omnes oboediant judicibus provinciarum, etc.
 - —— 80 De quaestore.

 - 86 Ut differentes judices audire interpellantium allegationes cognatur ab episcopis hoc agere, etc.
 - ---- 95 De administratoribus.
 - —— 96 De executoribus, etc.
 - —— 102 De moderatore Arabiae.

- —— 103 De proconsule Palaestinae.
- —— 104 De praetore Siciliae.
- —— 105 De consulibus.
- —— 114 Ut divinae jussiones subscriptionem habeant gloriosi quaestoris.
- —— 149 Ut praesides provinciarum . . . ex supplicatione episcoporum, etc.
- —— 151 Ne curialis aut officialis sistatur aut in jus deducatur sine . . . imperiali jussu praefectis insinuando.
- 152 Ne sacrae formae quae de publicis procedunt aliter valeant nisi . . . praefectis praetorio insinuatae, etc.
- —— 161 De praesidibus.
- EDICTA (in Appendix to Novels), 4 De magistratu Phoeniciae, etc.

- EPANAGOGA, 2 De imperatore.
- ——5 De quaestore.
- 6 De reliquis magistratibus.
- --- 7 De . . . magistratibus, etc.
- Bas. 6, 1 De magistratibus, etc.
- ----- 6, 2 De consulibus et proconsulibus, et legatis, etc.

- --- 6, 3 . . . ut praesides, etc.
- ---- 6, 5 De praefecto vigilum seu praetore plebis.
- -----6, 6 De officio quaestoris, etc
- ----6, 8 De praetore Pisidiae.
- ----6, 9 De praetore Lycaoniae.
- —-- 6, 10 De praetore Thra-
- --- 6, 11 De comite Isauriae.
- —— 6, 12 De moderatore Helenoponti.
- --- 6, 13 De praetore Paphlagoniae.
- 6, 14 De descriptione quattuor praesidum Armeniae.
- —6, 15 De moderatore Arabiae.
- ----- 6, 16 De proconsule Cappadociae.
- ---- 6, 17 De proconsule Palaestinae.
- —6, 18 De defensoribus.
- --- 6, 19 De vicariis, etc.
- ---- 6, 21 Ut omnes obediant praesidibus, etc.

- —— 6, 22 Ut praesides inter- (§ 1019) pellantis jura audire ab episcopis cogantur, etc.
- ----- 6, 23 De procuratore sive rationali, nunc logotheta.
- 6, 24 De officio juridici et iis quibus mandata est jurisdictio, et de officio assessorum.
- ----- 6, 25 De praepositis sacri cubiculi, etc.
- 7, 1 De judicibus ordinariis et . . . ne apud assessores litium contestatione, fiant, etc.
- ----7, 4 De executoribus, etc.
- 56, 19 Ne sacrae formae
 aliter valeant quam si
 praefectis praetorio insinuatae, etc.
- ——60, 43 De lege Julia, quae intenditur adv. magistratus vel judices vel assessores in judicio furantes.
- B. Adjournments, postponements, dies non, holidays.
- I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

- (a) Ante-Justinian:
- COD. THEOD. 2, 7 De dilation.
- ----2, 8 De feriis.
- —— 11, 33 De dilationibus ex consensu.
- ---- 15, 6 De Maiuma.

(§ 1019) (b) Justinian:

- DIG. 2, 12 De feriis et dilationibus, etc.
- —— 11, 46 (45) De Maiuma.

- Bas. 7, 17 De diebus feriatis sive quietis a litibus, et dilationibus, etc.
- C. Courts, judicial organizations, adjournments, postponements, dies non, holidays: modern references.
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- —— (French transl. by GIR-ARD), Droit public romain, vol. vii, pp. 266-74.
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- PETIT, Droit romain, §§ 708-13.
- Roby, Roman private law, vol. ii, pp. 312-26, 332-3.
- SAVIGNY, System, vol. vi, appendix 15.
- WILLEMS, Droit public romain 7, pp. 33, 144, 205–79, 298–324, 465–77, 561–607, 631–41.

D. Bar and notaries.

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- GAIUS, i, 184; iv, 21, 25, 82-5, 101.
- Paulus, Sent. 1, 2 De procuratoribus, etc.
- COD. THEOD. 2, 10 De postulando, 6.
- ---- 2, 11 De erroribus advocatorum.
- ----- 2, 12 De . . . procuratoribus.
- --- 6, 10 De primicerio et notariis.

- ---- 8, 2 De tabulariis.
- —— 8, 10 De concussionibus advocatorum.
- 9, 9 De mulieribus quae se servis propriis junxerunt.
- —— 10, 15 De advocatis fisci.
- —— 11, 30 De appellationibus, etc.
- —— 13, 10 De censu.
- ---- 13, 11 De censitoribus.
- Nov. Theod. 10 De . . . perpetuanda advocatione.
- Nov. Valentinian. 2 De postulando.
- ---- 15 De siliquarum exactionibus.
- --- 32 De . . . advocatis, etc.
- Frag. Vatican. 317-41 De . . . procuratoribus.

(b) Justinian:

- INST. 1, 11 De adoptionibus, § 3.
- ----- 3, 23 De emptione, etc., pr.
- ---- 4, 10 De his per quos agere, etc.
- Dig. 1, 16 De officio proconsulis, etc. 9, § 5.
- 2, 4 De in jus vocando,22, § 1.
- ---- 3, 1 De postulando.
- ----- 3, 2 De his qui notantur infamia.

- (§ 1019) 3, 3 De procuratoribus, etc.
 - ---- 3, 4 . . . Universitatis nomine vel contra eam agatur.
 - --- 17, 1 Mandati vel contra, 7.
 - ---- 19, 2 Locati, etc., 38, §1.
 - --- 26, 10 De suspectis tutor., etc., 3, § 15.
 - 48, 19 De poenis, 9, §§ 4–7.
 - 50, 4 De muneribus, etc., 18, § 17.

 - CODE, 1, 2 De . . . ecclesiis, etc., 14, § 6 (3).
 - -----1, 4 De episcopali audientia, etc.
 - 2, 7 De advocatis diversorum judiciorum.
 - --- 2, 8 (9) De advocatis fisci.
 - —— 2, 9 (10) De errore advocatorum vel libellos seu preces concipientum.
 - —— 2, 10 (11) Ut quae desunt advocationi partum judex suppleat.
 - 2, 12 (13) De procuratoribus.
 - ----4, 21 De fide instrumentorum, etc., 17.
 - --- 5, 44 De in litem dando tutor. vel curator.
 - ---- 6, 22 Qui facere testamentum, etc., 8.

- --- 7, 17 De adsertione tollenda.
- ---- 7, 62 De appellationibus, 4.
- —— 10, 71 (69) De tabulariis, etc.
- —— 11, 54 (53) Ut nemo ad suum patrocinium, etc., 1.
- —— 11, 58 De censibus, etc.
- ----- 12, 19 De proximis sacrorum scriniorum, etc., 1.
- —— 12, 49 (50) De numerariis, actuariis . . . exceptoribus sedis excelsae ceterorum judicum, etc.
- —— 12, 61 (62) De lucris advocatorum et concussionibus, etc.

Nov. 44 De tabellionibus, etc.

- THEOPHILUS, i, 11, § 3; iii, 23, pr.; iv, 10.
- BAS. 6, 25 De . . . notariis.

 6, 35 De tabulariis et actuariis . . . et exceptoribus . . . excelsae sedis et reliquorum judicum, etc.
- ----- 8, 1 De postulando, 26.
- —— 21, 3 De . . . infamia, etc.
- —— 54, 8 De tabulariis, etc. HEXABIBLOS, 3, 3 De emtione.

II. Modern references (bar and notaries):—

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- bar, 15 Albany Law Journal, pp. 405, 425.
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- WILLEMS, Droit public romain 7, pp. 314, 473, 499, 633.
- E. See also supra § 1018, infra § 1021; supra vol. ii, §§ 874–907.

§ 1020 Public law in general: references.

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(b) Justinian:

CODE, 11, 30 (29) De jure rei publicae.

(c) Post-Justinian:

Bas. 54, 28 De jure reipublicae.

II. Modern references: -

Brissaud (Garner, transl.), Hist. of French public law (vol. ix., Continental Legal Hist. Series, Boston, 1915).

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- —— (French translation by GIRARD), Droit public romain, 8 vols., Paris, 1889–96.
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III. See also infra §§ 1021–26; supra vol. ii, § 873; vol. i, §§ 30–33, 35, 55, 120, 173.

Constitutional and administrative law (including the Roman § 1021 civil service): references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

COD. THEOD. i, titles 5-6, 8-10, 12-13, 15-22, 28-9, 33; vi, 2-10, 12, 15-20, 23-9, 32, 37-8; viii, 1-5, 7-9, 11, 15; xii, 12; xiv, 12, 23; xv. (The principal subiects of these titles are the praetorian prefect, praefectus urbi, praefectus vigilum, magister militum, magister officiorum. vicar. rector. consul, proconsul, comes, legatus, praeses, quaestor, rationalis, assessor, defensor civitatis, praetor, senate, knights, patricius, decurio, agentes, notary.)

Nov. Marjorian. 3 De defensor, civitat.

Nov. Valentinian. 11-12' 22, 30.

(b) Justinian:

DIG. i, titles 9-19, 21-2; l, 5-7. (The principal subjects of these titles are the senate, consul, praetorian prefect, praefectus urbi, praefectus vigi!um, praetor, quaestor, proconsul, praefectus Augustalis, praeses, procurator Caesaris, legatus, assessor.)

Code, i, titles 26-8, 30-41, 43-5, 47-8, 50-52, 55-7; ii, 7-8; iii, 14; vi, 11; vii, 42; x, 41, 65, 71; xi, 20, 30-31, 34, 58; xii, 1-10, 13, 17, 19-27, 31-2, 49, 52-6, 58-9, 61, 63. (The principal subjects of these titles are the praetorian prefect, praefectus urbi, praefectus vigilum, praefectus annonae, prae-

(\$1021) fectus Augustalis, vicar. rector, consul, proconsul, legatus, praetor, quaestor, magister officiorum, magister militum, magister scricomes. defensor niorum. civitatis. assessor. advocate, notary, apparitor, agentes, decani).

Nov. 10, 13, 15, 17, 20, 24–31, 35, 41, 44, 62, 69, 80, 95–6, 102, 104–5, 114, 134, 145, 149, 151–2, 161, 168. (The principal subjects of these titles are the emperor, senate, consul, proconsul, praetor, praetorian prefect, comes, dux, knights, praeses, moderator, defensor civitatis, administrator, executor, notary.)

EDICTA (Appendix to Novels), 4, 8, 12–13.

(c) Post-Justinian:

Epanagoga, titles 2, 4-7.

Bas. vi, titles 1-25, 27-9, 31, 33-5; vii, 1, 4; xxii, 2; liv. 8-9, 28-9, 23; lvi, 19. (The principal subjects of these titles are the praetorian prefect, praefectus urbi, praefectus vigilum, consul, proconsul, praetor, comes, dux, vicar, quaestor, praeses, moderator, defensor civitatis, procurator, rationalis, assessor, knights,

legatus, executor, notary, decani.)

HEXABIBLOS (Appendix, title 1), De dignitatibus.

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WILLEMS, Droit public romain, Louvain, 1910.

III. See also supra §§ 949, 956, 1018-20; infra §§1022-5; supra vol. ii, §§ 441-4, 873; vol. i, §§ 49, 55, 120, 173.

Municipal corporations: references.

§ 1022

I. Texts of Roman law:

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- LEX Antonia de Termissibus, 70-72 B.C. (transl. by Hardy, Six Roman laws, pp. 94-101, Oxford, 1911).
- Lex Coloniae Genetivae Juliae sive Ursonensis (Bruns, Fontes juris ⁶, p. 123), Leipzig, 1893.
- by Hardy, Id., pp. 149-64).

 (Bruns, Fontes juris 6, pp. 136-64).
- Lex municipii Tarentini, (transl. by Hardy, Id. pp. 106-9).
- LEX Rubria de Gallia Cisalpina (transl. by Hardy, Id., pp. 125-35).
- LEX municipalis Salpensana (Bruns, Fontes juris⁶, pp. 142-7).
- COD. THEOD. 1, 29 De defensor. civitat.
- ---- 1, 30 De curator. civitat.

- —— 1, 31 De administrat^{*} intra urbem.
- ---- 5, 2 De decurion.
- ---- 6, 23 De decurion., etc.
- —— 12, 1 De decurion.
- ----- 12, 2 De praebendo salario.
- —— 12, 3 De praediis et mancipiis curialium, etc.
- —— 12, 4 De imponenda lucrativis, etc.
- ---- 12, 5 Quemadmodum munera civilia indicantur.
- —— 12, 13 De auro coronario.
- ----12, 14 De irenarchis.
- —— 12, 18 Si curialis relicta civitate rus habitare maluerit.
- —— 12, 19 De his qui condicionem propriam reliquerunt.
- —— 14, 1 De decuriis urbis Romae.
- —— 14, 25 De frumento Karthaginiensi.
- —— 14, 26 De frumento Alexandrino.
- —— 14, 27 De Alexandrinae plebis primatibus.

- (§ 1022) —— 15, 1 De operibus publicis.
 - ---- 15, 2 De aquaeductu.
 - —— 15, 5 De spectaculis.
 - Nov. Leo and Severus, 2. Nov. Marcian. 3 De prae-
 - diis civitatum omnium.
 - Nov. Marjorian. 3 De defensor. civitat.
 - 7 De curialibus, etc.
 - Nov. Theod. 9 Ne curialis, etc.
 - —— 10 De postulando, etc.
 - —— 16 Ne curialis, etc.

 - Nov. Valentinian. 3 De succession. curialium. etc.
 - —— 15 De siliquarum exaction.
 - —— 20 De corporatis urbis Romae, etc.
 - 32 De confirm. his quae administratibus . . . distracta, etc.

(b) Justinian:

- DIG. 3, 4 Quod . . . universitatis, etc.
- —— 47, 22 De collegiis et corporibus.
- ---- 50, 1 Ad municipalem et de incolis.
- ---- 50, 2 De decurion.
- —— 50, 3 De albo scribendo.
- ---- 50, 4 De muneribus, etc.
- --- 50, 5 De vacatione et excusatione munerum.

- —— 50, 6 De jure immunitatis.
- ----- 50, 8 De administratione rerum ad civitates pertinentium.
- —— 50, 9 De decretis ob ordine faciendis.
- —— 50, 10 De operibus publicis.
- ----- 50, 11 De nundinis.
- 50, 12 De pollicitationibus.
- CODE, 1, 55 De defensor. civitat.
- —— 1, 56 De magistratibus municipal.
- ---- 3, 23 Ubi quis de curiali vel cohortali, etc.
- --- 6, 62 De hereditatibus decurion., etc.
- 10, 22 De apochis publicis et . . . curial.
- licis et . . . curial.
 —— 10, 32 (31) De decurion.
- —— 10, 33 (32) Si . . . ad decurionatum, etc.
- —— 10, 34 (33) De praediis curial., etc.
- —— 10, 35 (34) Quando . . . decurion., etc.
- ---- 10, 36 (35) De imponenda lucrativis, etc.
- —— 10, 38 (37) Si curialis relicta civitate rus habitare maluerit.
- ----- 10, 39 (38) De municipibus et originariis.
- —— 10, 41 (40) De . . . muneribus, etc.

- —— 10, 42 (41) De muneribus, etc.
- —— 10, 43 (42) Quemadmodum civilium munera indicantur.
- —— 10, 44 (43) De . . . munera.
- —— 10, 45 (44) De his qui a principe vacationem acciperunt.
- —— 10, 46 (45) De vacatione muneris.
- —— 10, 47 (46) De decretis decurion., etc.
- —— 10, 48 (47) De excusationibus munerum.
- —— 10, 49 (48) De . . . muneribus nemini liceat se excusare.
- —— 10, 50 (49) Qui aetate se excusant.
- —— 10, 51 (50) Qui morbo. —— 10, 52 (51) De his qui
 - ... excusationem meru-
- ----10, 53 (52) De professoribus, etc.
- —— 10, 54 (53) De athletis.
- —— 10, 55 (54) De his qui non . . . stipendiis, etc.
- —— 10, 58 (56) De libertinis.
- ---- 10, 62 (60) De filiis familias, etc.
- ---- 10, 63 (61) De periculo successor. parentis.
- —— 10, 64 (62) De mulieribus . . . munera, etc.

- —— 10, 66 (64) De excusa-(§1022) tionibus artificum.
- —— 10, 67 (65)–73 (71) are minor titles on munera.
- —— 10, 77 (75) De irenarchis.
- ——11, 14 (13) De decuriis urbis Romae.
- ——11, 15 (14) De privilegiis corporatorum urbis Romae.
- —— 11, 18 (17) De collegiatis, etc.
- —— 11, 21 (20) De privilegiis urbis Constantinopolitanae.
- —— 11, 22 (21) De metropoli Beryto.
- —— 11, 29 (28) De Alexandriae primatibus.
- —— 11, 32 (31) De vendendis rebus civitatis.
- —— 11, 33 (32) De debitoribus civitatum.
- —— 11, 36 (35) Quo quisque que ordine conveniatur.
- —— 11, 40 (39) De solutionibus . . . debitorum civitatis.
- —— 11, 43 (42) De aquaeductu.
- —— 11, 70 (69) De diversis praediis urbanis, etc.
- —— 11, 71 (70) De locatione praediorum civilium, etc.
- ---- 12, 16 De decurion.
- ---- 12, 62 (63) De primipilo.

- (§1022) Nov. 15 De defensor. civitat.

 —— 38 De naturalibus in
 - curiam deputandis vel . . . facultate curialium, etc.
 - —— 45 Ut haeretici curiales, etc.
 - 70 Ut ordinariae praefecturae urbanae . . . a curiali fortuna.

 - —— 101 De donation. a curial. factis, etc.
 - ---- 151 Ne curialis, etc.
 - —— 160 Exemplum sacrae pragmaticae sanctionis.

EDICTA (Appendix to Nov.), 10 De cohortalibus.

(c) Post-Justinian:

- Bas. 6, 18 De defensoribus.
- ---- 40, 1 De bonorum possession., etc.
- 48, 3 De manumission. servorum ad universitatem. pertinentium, etc.
- —— 54, 1 De municipibus et muneribus.
- —— 54, 10 De administratione rerum ad civitatem pertinentium.
- ---- 54, 19 De privilegiis corporum urbis Romae.
- —— 54, 22 De magistris liberorum in urbe Roma et Constantinopoli.
- 54, 23 De privilegiis Constantinopolis et metropolis Beryti.

- —— 54, 30 De vendendis rebus civitatis.
- —— 54, 31 De debitoribus civitatis.
- ----- 54, 36 De solutionibus . . . debitorum civitatis.
- —— 55, 13 De diversis praediis urbanis et rusticis templorum et civitatum et omni reditu civilu.
- —— 58, 19 De magnis aquaeductis.
- ---- 58, 22 De cloacis.

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- DILL, Roman society from Nero to Marcus Aurelius, pp. 196-250, London, 1905.
- ENCYCL. BRITAN.¹¹, vol. 19, p. 7, "municipium."
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III. See also supra §§ 994,1021; infra §§ 1024-6; vol.ii, §§ 538, 908-12.

Criminal law: references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

§ 1023

(a) Ante-Justinian:

XII TABLES, viii, 9-10, 12-17, 20, 24-6; ix, 2-6.

- (§1023) Lex Acilia repetundarum (transl. by Hardy, Six Roman laws, pp.10-34, Oxford, 1911).
 - PAULUS, Sent. 1, 5 De calumniatoribus.
 - —— 1, 6b De reis institutis.
 - —— 1, 12 De judiciis omnibus.
 - -2, 26 De adulteriis.
 - ——2, 31 De furtis.
 - -4, 7 De lege Cornelia.
 - --- 5, 3 De his quae per turbam fiunt.
 - 5, 13 De delatoribus.
 - ---- 5, 14 De quaestionibus, etc.
 - 5, 16 De quaestionibus servorum.
 - —— 5, 17 De abolitionibus.
 - -5, 18 De abactoribus.
 - ---- 5, 19 De sacrilegis.
 - ---- 5, 20 De incendiariis.
 - --- 5, 21 De vaticinatoribus et mathematicis.
 - ---- 5, 21a (offenses against the coinage; against desertion).
 - 5, 22 De seditiosis.
 - 5, 23 Ad legem Corneliam de sicariis et veneficis.
 - --- 5, 24 Ad legem Pompeiam de parricidis.
 - ----- 5,25Ad legem Corneliam testamentariam.
 - 5, 26 Ad legem Juliam de vi publica et privata.
 - --- 5, 27 Ad legem Juliam peculatus.

- --- 5, 28 Ad legem Juliam repetundarum.
- --- 5, 29 Ad legem Juliam majestatis.
- ---- 5, 30a Ad legem Juliam ambitus.
- 5, 31 De peonis militum. Cod. Gregorian. 14 Ad
- legem Corneliam de sicariis et veneficis.
- —— 14 Ad legem Juliam de adulteriis et de stupro.
- COD. HERMOGENIAN. Ad legem Juliam de adulteriis.
- De calumniatoribus, etc.
- Cod. Theod. 1, 12 De officio proconsuli et legati.
- —— 2, 29 Si . . . de suffragiis.
- —— 6, 27 De agentibus in rebus.
- --- 6, 28 De principibus agentum in rebus.
- —— 6, 29 De curiosis.
- 9, 1 De accusationibus et inscriptionibus.
- ---- 9, 2 De exhibendis vel transmittendis reis.
- ---- 9, 3 De custodia reorum.
- -----9, 4 Si quis imperatori maledixerit.
- ---- 9, 5 Ad legem Juliam majestatis.
- 9, 6 Ne praeter crimen majestatis, etc.
- ---- 9, 7 Ad legem Juliam de adulteriis.

- ---- 9, 8 Si quis eam, cujus tutor fuerit, corruperit.
- --- 9, 10 Ad legem Juliam de vi publica et privata.
- ---- 9, 11 De privati carceris custodia.
- --- 9, 12 De emendatione servorum.
- ---- 9, 13 De emendatione propinquorum.
- 9, 14 Ad legem Corneliam de sicariis.
- —— 9, 15 De parricidis.
- ---- 9, 16 De maleficis et mathematicis, etc.
- ----9,17 De sepulchro violato.
- --- 9, 18 Ad legem Fabiam.
- —— 9, 19 Ad legem Corneliam de falso.
- ---- 9, 20 Victum civiliter agere criminaliter posse.
- --- 9, 21 De falsa moneta.
- 9, 22 Si quis solidi circulum exteriorem inciderit vel adulteratum in vendendo subjecerit.
- --- 9, 23 Si quis pecunias conflaverit, etc.
- ---- 9, 24 De raptu virginum vel viduarum.
- —— 9, 25 De raptu vel matrimonio sanctimonialium virginum vel viduarum.
- --- 9, 26 Ad legem Juliam de ambitu.
- --- 9, 27 Ad legem Juliam repetundarum.

- —— 9, 28 De crimine pecu- (§ 1023) latus.
- 9, 29 De his, qui latrones vel aliis criminibus reos occultaverint.
- 9, 30 Quibus equorum usus concessus est, aut denegatus.
- ---- 9, 31 Ne pastoribus dentur filii nutriendi.
- 9, 32 De Nili aggeribus non corrumpendis.
- —— 9, 33 De his, qui plebem audent contra publicam colligere disciplinam.
- ---- 9, 34 De famosis libellis.
- ----9, 35 De quaestionibus.
- ---- 9, 36 Ut intra annum criminalis quaestio terminetur.
- ---- 9, 37 De abolitioni--
- 9, 38 De indulgentiis criminum.
- ---9,39 De calumniatoribus.
- —— 9, 40 De poenis.
- —— 9, 41 Ne sine jussu principis certis judicibus liceat confiscare.

- ---- 9, 44 De his qui ad statuas confugiunt.

- (§1023) —— 10, 11 De his qui se deferunt.
 - ——11, 26 De discussoribus.
 - —— 11, 30 De appellationibus, etc.
 - —— 12, 9 De his, quae ex publica conlatione inlata sunt, non usurpandis.
 - —— 15, 1 De operibus publicis.
 - —— 15, 8 De lenonibus.
 - —— 15, 14 De infirmandis quae sub tyrannis aut barbaris gesta sunt.
 - —— 15, 15 Quibus armorum usus interdictus est.
 - COLLATIO MOSAIC. ET ROM.
 1, 1-4 De sicariis et homicidis casu vel voluntate.
 - —— 1, 5–13 De casual. homicidis.
 - —— 2 De atroci injuria.
 - 4 De adulteriis.
 - 5 De stupratoribus.
 - —— 6 De incestis nuptiis.
 - 7 De furibus et de poena eorum.
 - —— 8 De falso testimonio.
 - —— 11 De abactoribus.
 - ---- 12 De incendiariis.
 - ---- 14 De plagiariis.
 - —— 15 De mathematicis, maleficis et Manichaeis.
 - Nov. Marjorian. 5 De bonis caducis sive proscriptorum.
 - 9 De adulteriis.
 - Nov. Theod. 18 De lenonibus.
 - Nov. Valentian. 9 De reddito jure armorum.

- —— 16 De pretio solidi et ne quis solidum integrum recuset.
- ---- 19 De homicidis casu factis necne.
- —— 23 De sepulchro. violatoribus.
- ——33 De parentibus qui filios distraxerunt, et ne ingenui barbaris venunderunt, etc.

(b) Justinian:

- INST. 4, 1 De obligation. . . . ex delicto, etc., §§ 1-19.
- ---- 4, 4 De injuriis, § 10.
- ----4, 18 De publicis judiciis.
- Dig. 3, 6 De calumniatoribus.

 —— 11, 5 De aleatoribus.
- —— 43, 23 De cloacis.
- ——47, 2 De furtis.
- ——47, 4 Si is, qui testamento liber esse jussus erit post mortem domini ante aditam hereditatem subripuisse aut corrupisse, etc.
- ——47, 5 Furti adversus nautas, caupones, stabularios.
- 47, 7 Arborum furtim caesarum.
- —— 47, 9 De incendio ruina naufragio rate nave expugnata.

- —— 47, 11 De extraordinariis criminibus.
- —— 47, 12 De sepulchro violato.
- ——47, 13 De concussione.
- ——47, 14 De abigeis.
- —— 47, 15 De praevaricatione.
- ----- 47, 16 De receptatoribus.
- —— 47, 17 De furibus balneariis.
- —— 47, 18 De effractoribus et expilatoribus.
- 47, 19 Expilatae hereditatis.
- —— 47, 20 Stellionatus.
- ---- 47, 21 De termino moto.
- 47, 23 De popularibus actionibus.
- 48, 1 De publicis judiciis.
- ----- 48, 2 De accusationibus et inscriptionibus.
- —— 48, 4 Ad legem Juliam majestatis.
- ---- 48, 5 Ad legem Juliam de adulteriis, etc.
- ----- 48, 6 Ad legem Juliam de vi publica.
- 48, 7 Ad legem Juliam de vi privata.
- ----- 48, 8 Ad legem Corneliam de sicariis et veneficis.
- ----- 48, 9 De lege Pompeia de parricidiis.

- ——48, 11 De lege Julia (§ 1023) repetundarum.
- -----48, 12 De lege Julia de annona.
- —— 48, 13 Ad legem Juliam peculatus et de sacrilegis, etc.
- ——48, 14 De lege Julia ambitus.
- —— 48, 15 De lege Fabia de plagiariis.
- ——48, 16 Ad. SC. Turpillianum et de abolitionibus criminum.
- —— 48, 17 De requirendis vel abstinendis damnandis.
- —— 48, 18 De quaestionibus.
- ----48, 19 De poenis.
- ——48, 20 De bonis damnatorum.
- 48, 21 De bonis eorum qui ante sententiam vel mortem sibi consciverunt vel accusatorem corruperunt.
- —— 48, 22 De interdictis et relegatis et deportatis.
- ——48, 23 De sententiam passis et restitutis.
- ——48, 24 De cadaveribus punitorum.
- —— 50, 10 De operibus publicis.
- CODE 1, 19 De precibus imperatori offerendis et de quibus rebus supplicare liceat vel non.

- (§1023) CODE, 1, 21 Ut lite pendente vel post provocationem aut definitivam sententiam nulli liceat imperatori supplicare.
 - 1, 22 Si contra jus . . . aliquid postulatum vel impetratum.
 - ---- 1, 24 De statuis et imaginibus.
 - ---- 1, 25 De his qui ad statuas confugiunt.
 - ---- 1, 42 De quadrimenstruis, etc.
 - —— 1, 54 De modo multarum quae ab judicibus infliguntur.
 - 2, 1 De judiciis.
 - ----2, 58 (59) De jurejurando propter calumniam dando.
 - ---- 3, 7 Ut nemo invitus agere vel accusare cogatur.
 - —— 3, 15 Ubi de criminibus agi oportet.
 - 3, 24 Ubi senatores vel clarissimi civiliter vel criminaliter conveniantur.
 - ----3, 43 De aleae lusu et aleatoribus.
 - -4, 3 De suffragio.
 - 4, 42 De eunuchis.
 - ---- 4, 59 De monopoliis, etc.
 - 7, 49 De poena judicis qui male judicavit, vel ejus qui judicem veladversarium corrumpere curavit.

- —— 8, 51 (52) De infantibus expositis . . . et de his qui sanguinolentos emptos nutriendos acceperunt.
- 9, 1 Qui accusare non possunt.
- —— 9, 2 De accusationibus et inscriptionibus.
- ---- 9, 3 De exhibendis vel transmittendis reis.
- ---- 9, 4 De custodia reorum.
- 9, 5 De privatis carceribus inhibendis.
- ---- 9, 6 Si reus vel accusator mortuus fuerit.
- --- 9, 7 Si quis imperatori maledixerit.
- --- 9, 8 Ad legem Juliam majestatis.
- ---- 9, 9 Ad legem Juliam de adulteriis et de stupro.
- ---- 9, 10 Si quis eam cujus tutor fuerit corruperit.
- —— 9, 11 De mulieribus quae servis propriis se junxerunt.
- ---- 9, 11 Ad legem Juliam de vi publica seu privata.
- —— 9, 13 De raptu virginum seu viduarum nec non sanctiomonialium.
- ---- 9, 14 De emendatione servorum.
- ---- 9, 15 De emendatione propinquorum.
- —— 9, 16 Ad legem Corneliam de sicariis.
- ---- 9, 17 De his qui parentes vel liberos occiderunt.

- ---- 9, 18 De maleficis et mathematicis, etc.
- 9, 19 De sepulchro violato.
- ---- 9, 20 Ad legem Fabiam.
- ---- 9, 21 Ad legem Viselliam.
- ---- 9, 22 Ad legem Corneliam de falsis.
- ---- 9, 23 De his qui sibi abscribant in testamento.
- --- 9, 24 De falsa moneta.
- —— 9, 25 De mutatione nominis.
- ---- 9, 26 Ad legem Juliam de ambitu.
- --- 9, 27 Ad legem Juliam repetundarum.
- ---- 9, 28 De crimine peculatus.
- 9, 29 De crimine sacrilegii.
- —— 9, 30 De seditiosis et his qui plebem audent contra publicam quietum colligere.
- 9, 31 Quando civilis actio criminali praejudicet et an utraque ab eodem exerceri potest.
- --- 9, 32 De crimine expilatae hereditatis.
- ---- 9, 33 Vi bonorum raptorum.
- ---- 9, 34 De crimine stellionatus.
- ---- 9, 35 De injuriis.
- ---- 9, 36 De famosis libellis.
- --- 9, 37 De abigeis.
- --- 9, 38 De Nili aggeribus non rumpendis.

- —— 9, 39 De his qui latrones (§ 1023) vel in aliis criminibus reos occultaverint.
- ----9, 40 De requirendis.
- ----9, 41 De quaestionibus.
- --9, 42 De abolitionibus.
- 9, 43 De generali abolitione.
- -----9, 44 Ut intra certum tempus criminalis quaestio terminetur.
- ---- 9, 45 Ad. SC. Turpil-lianum.
- ---- 9, 46 De calumniatoribus.
- ----9, 47 De poenis.
- —— 9, 48 Ne sine jussu principis certis judicibus liceat confiscare.
- ---- 9, 49 De bonis proscriptorum, seu damnatorum.
- ---- 9, 50 De bonis mortem sibi consciscentium.
- ---- 9, 51 De sententiam passis et restitutis.
- —— 10, 6 De his qui ex publicis rationibus mutuam pecuniam acceperunt.
- ----- 10, 10 De petitionibus et ultro datis et delationibus.
- ----- 10, 11 De delatoribus.
- —— 10, 12 De petitionibus bonorum sublatis.
- —— 10, 13 De his qui se deferunt.
- —— 10, 59 (57) De infamibus.
- —— 10, 60 (58) De reis, etc.
- —— 11, 41 (40) De spectaculis et scaenicis et lenonibus.

- (§ 1023) CODE, 11, 50 (49) In quibus causis coloni . . . accusare possunt.
 - —— 12, 20 De agentibus in rebus.
 - ——12, 21 (22) De principibus agentum in rebus.
 - —— 12, 22 (23) De curiosis. Nov. 8 Ut judices sine quoquo suffragio fiant.
 - —— 12 De incestis et nefariis nuptiis.
 - 14 De lenonibus.
 - —— 49 De . . . jurejurando calumniae.
 - —— 69 Ut omnes oboediant judicibus provinciarum et in criminalibus, etc.
 - 71 Ut ab illustribus et qui super eam dignitatem sunt . . . criminaliter per procuratorem dicatur, etc.
 - —— 134 Ut nulli judicum liceat loci servatorem, etc.
 - —— 139 Remissio poenae illicitarum nuptiarum.
 - —— 141 Edictum Justiniani ad Constantinopol. de luxuriantibus contra naturam.
 - —— 142 De iis qui eunuchos faciunt.
 - —— 143 De raptis mulieribus et quae raptoribus nubunt.
 - ---- 150 De raptis mulieribus et quae raptoribus nubunt.

- aliter valeant nisi si . . . insinuatae, etc.
- —— 153 De infantibus expositis.

- THEOPHILUS, 4, 1 De obligation. . . . ex delicto, etc., §§ 1–19.
- ----4, 4 De injuriis, § 10.
- ---- 4, 18 De publicis judiciis.
- ECLOGA, 17 De poenis in criminal causis.
- Prochiron, 39 De poenis.
- EPANAGOGA, 40 De poenis.
- BAS. 6, 29 De agentibus in rebus.
- ---- 7, 14 Qui . . . de jurejurando propter calumniam, etc.
- --- 7, 19 . . . Ut nemo invitus agere vel accusare cogatur.
- ——21, 2 De . . . infamia.
- —— 21, 3 De . . . infamia, etc.
- --- 28, 6 De incestis nuptiis.
- --- 31, 9 Si mulier ventris . . . calumniae causa, etc.
- 43, 7 De multis, quae ex condemnatione judicum veniunt.
- --- 56, 7 De delationibus.
- —— 56, 13 Ut nemo ad suum patrocinium suscipiat rusticanos vel vicos eorum.
- 58, 12 De operibus publicis, etc.

- 59, 2 De mortuo inferendo et sepulchro aedificando.
- —— 60, 1 De . . . poenis, etc.
- etc.
 —— 60, 8 De aleatoribus.
- ---- 60, 12 De furto.
- —— 60, 13 Si quis in testamento liber esse jubeatur et post mortem domini ante aditionem hereditatis subripuisse aut corrupisse, etc.
- —— 60, 14 De furto adv. caupones et stabularios.
- —— 60, 16 De arboribus palim vel furtim caesis.
- 60, 17 De bonis raptis, et de turba, et de vi armata.
- —— 60, 21 De injuriis et famosis libellis.
- ---- 60, 22 De extraordinariis criminibus.
- —— 60, 23 De violatione sepulcrorum, etc.
- —— 60, 24 De concussione.
- —— 60, 25 De abigeis.
- —— 60, 26 De accusatoribus sive praevaricatoribus.
- 60, 27 De receptatoribus.
 60, 28 De iis, qui carcere effugiunt, et de expilatione.
- ----- 60, 30 Actio in stelliones.
- --- 60, 31 De termino moto.
- --- 60, 32 De . . . popularibus actionibus.
- ---- 60, 33 De publicis judiciis.

- et inscriptionibus.
- —— 60, 35 De custodia . . . reorum.
- —— 60, 36 Lex Julia . . . majestatis.
- ——60, 38 Ut ne lenones ullo loco Romanae reipublicae.
- —— 60, 39 Lex Cornelia de sicariis et veneficis et mathematicis, etc.
- ----- 60, 40 Lex Pompeia de parricidis.
- —— 60, 43 De lege Julia . . . adversus magistratus vel judices vel assessores, etc.
- ----- 60, 44 De lege Julia de annona.
- —— 60, 46 Lex Julia in ambitiosos.
- ----- 60, 48 Lex Fabia de plagiariis.
- —— 60, 50 De quaestione.
- ----- 60, 51 De poenis.
- —— 60, 53 Bonis eorum qui ante sententiam vel mortem sibi consciverunt, etc.

- (§1023) BAS. 60, 54 De interdictis et relegatis et deportatis.
 - —— 60, 56 Si reus vel accusator mortuus fuerit.
 - ---- 60, 57 Si quis eam, cujus tutor fuerit, corruperit.
 - —— 60, 60 De adulteratoribus monetae et mutatione nominis.
 - 60, 61 De seditiosis et iis qui plebem contra rempublicam audent colligere.
 - —— 60, 62 Quando civilis vel criminalis condemnatio et utrum utraque an una tantum ab eodem exerceri possit
 - 60, 63 De famosis libellis.
 - —— 60, 64 De abolitionibus et de generali abolitione.
 - —— 60, 65 Ut intra statutum tempus quaestio finiatur.
 - 60, 66 De accusatore desistente.
 - —— 60, 67 Ne sine jussu principis non statutis judicibus liceat confiscare.
 - —— 60, 68 De sententiis passis et restitutis.
 - —— 60, 69 De reliquis punitorum.
 - HEXABIBLOS, Condemnatio adv. judices proposita a Leone et Alexandro, etc. (second section of preface).
 - ----1, 4 De judiciali sententia et re judicata.
 - ---- 1, 5 De delationibus.

- —— 1, 13 De muleribus (includes "SC. Turpillianum", "tergiversatio").
- ——1, 16 De militibus.
- --- 6, 1 De damno.
- --- 6, 2 De adulteriis.
- --- 6, 3 De scortatoribus et virginum corruptoribus.
- ---- 6, 4 De his qui suo se sanguine miscent.
- 6, 5 De furibus, abigeis, sepulcrorum effossoribus et sacrilegis.
- ---- 6, 6 De homicidis et latronibus.
- 6, 7 De mulierum raptoribus.
- 6, 9 De calumniatoribus et famosi libelli inventoribus.
- —— 6, 10 De veneficis, maleficis et divinatoribus.
- —— 6, 14 De . . . poenis.
- —— 6, 15 De . . . infamia, etc.
- HEXABIBLOS (leges agrariae, 2), De furto.
- —— (leges agrariae), De incendio.

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- —— Droit romain ⁵, p. 199. HUIER, A French criminal trial, 21 Law Students' Helper, pp. 16-18.
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- LOTMAR, Lex Julia de Adulteriis und Incestum (Mélanges P. F. Girard, vol. ii, pp. 119-53, Paris, 1912).
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- —— Homicide in the Roman law, 21 Law Mag. and Rev., p. 232.
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See the Penal Codes of various countries.

III. See also supra §§ 1016 (injuria, furtum, rapina), 1018 (especially appeals), 1021, 1022; vol. ii, §§ 913-38; vol. i, §§ 152, 174.

§ 1024 Financial law (including the treasury department or fiscus of the State, revenues and expenditures of the State, coinage, taxation, public and Imperial domains, mines, public games, trade, commerce, annona, education): references.

A. In general.

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- SEE also supra §§ 1019, 1021; vol. ii, § 939.
- WILLEMS, Droit public romain⁷, pp. 477-500, 617-30.
- B. Imperial treasury or fiscus, indiction, superindiction, taxation, and revenues.
- I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

Paulus, Sent. 5, 1a.

ULPIAN, Reg. 17 De caducis. COD. HERMOGENIAN. De jure fisci.

- COD. THEOD. 1, 14 De officio praefecti Augustalis.
- ---- 2, 6 De temporum cursu, etc.
- ---- 4, 13 De vectigalibus, etc.
- -4, 15 De quinquennii praescriptione.
- ---- 5, 11 (De omni agro deserto).
- --- 5, 14 (De diversis praediis urbanis et rusticis et de omni reditu civili).
- ---- 5, 15 (De omni deserto, etc.).

- _____5, 16 (De agricolis et (§ 1024) mancipiis dominicis vel fiscalibus, etc.).
- --- 6, 23 De decurionibus, etc.
- rarum largitionum, etc.
- ----- 8, 15 De his, quae administrantibus vel publicum officium gerentibus distracta sunt vel donata.
- ---- 9, 42 De bonis proscribtorum seu damnatorum.
- —— 10, 1 De jure fisci.
- 10, 2 De locatione fundorum . . . rei publicae, etc.
- 10, 8 De bonis vacanti-
- ---- 10, 9 De incorporatione.
- ----10, 10 De . . . delatoribus.
- ----- 10, 11 De his qui se deferunt.
- ---- 10, 12 Si vagum petatur mancipium.
- ---- 10, 13 De petitoribus, etc.
- ----- 10, 14 Si petitione socius sine herede defecerit.
- ----- 10, 15 De advocatis fisci. ----- 10, 16 De fisci debitori-
- ---- 10, 17 De fide et jure hastae.
- metallariis.

- (§1024) Cod. Theod. 10, 20 De murilegulis, etc.
 - —— 10, 21 De vestibus, etc.
 - —— 10, 22 De fabricensibus.
 - —— 10, 23 De classicis.
 - —— 11, 1 De annona et tributis.
 - —— 11, 2 Tributa in ipsis speciebus inferri.
 - ——11, 3 Sine censu vel reliquis fundum conparari non posse.
 - —— 11, 4 Ne conlatio per logografos celebretur.
 - —— 11, 5 De indictionibus.
 - —— 11, 6 De superindictio.
 - —— 11, 7 De exactionibus.
 - —— 11, 8 De superexactionibus.
 - —— 11, titles 9–25 concern minor features of taxation and revenue.
 - —— 11, 26 De discussoribus.
 - —— 11, 27 De alimentis, quae inopes parentes de publico petere debent.
 - —— 11, 28 De indulgentiis debitorum.
 - ---- 12, 1 De decurion.
 - —— 12, 2 De praebendo salario.
 - —— 12, 6 De susceptoribus . . . et arcariis.
 - ----- 12, 7 De ponderatoribus et auri inlatione.
 - —— 12, 8 De auri publici prosecutoribus.

- —— 12, 10 Ne praefectianus exactoris, etc.
- —— 12, 11 De curator. kalendarii, etc.
- ---- 12, 16 De mancipibus.
- —— 13, 1 De lustrali conlatione.
- —— 13, 2 De argenti pretio quod thesauris infertur.
- - 13, 10 De censu sive adscriptione.
- ---- 13, 11 De censitoribus, etc.
- —— 14, 22 De saccariis Portus Romae.
- Nov. Marcian. 2 De indulgentiis reliquorum.
- Nov. Marjorian. 2 De indulgentiis reliquorum.
- —— 5 De bonis caducis sive proscriptorum.
- —— 10 Neque senatorem urbis Romae, etc.
- Nov. Theod. 17 De conpetentibus.
- —— 26 De relevatis, etc.
- Nov. Valentinian. 1 De indulgentiis reliquorum.
- --- 7 De palatinis.
- ——13 De tributis fiscal., etc.
- —— 15 De siliquarum exactionibus.
- —— 29 De naviculariis amnicis.
- —— 34 De praediis pistoriis, etc.
- —— 36 De suariis, boariis et pecuariis.

(b) Justinian:

- DIG. 39, 4 De publicanis et vectigalibus, etc.
- 48, 20 De bonis damnatorum.
- —— 49, 14 De jure fisci.
- —— 50, 15 De censibus.
- Code, 2 8 (9) De advocatis fisci.
- —— 2, 17 (18) Ne fiscus vel res publica procurationem, etc.
- 2, 36 (37) Si adversus fiscum.
- 3, 26 Ubi causae fiscales, etc.
- --- 4, 15 Quando fiscus, etc.
- 4, 61 De vectigalibus, etc.
- ---- 4, 62 Vectigalia nova institui non posse.
- 6, 62 De hereditatibus decurion., etc.
- --- 7, 73 De privilegio fisci.
- —— 10, 1 De jure fisci.
- —— 10, 2 De conveniendis fisci debitoribus.
- —— 10, 3 De fide et jure hastae fisci, etc.
- ---- 10, 4 De venditione rerum fiscalium, etc.
- ---- 10, 5 Ne fiscus rem quam vendidit evincat.
- —— 10, 7 Poenis fiscalibus creditores praeferri.

- —— 10, 8 De fiscalibus usuris. (§ 1024)
- —— 10, 9 De sententiis adv. fiscum, etc.
- —— 10, 10 De bonis vacantibus et de incorporatione.
- ---10, 11 De delatoribus.
- —— 10, 12 De petitionibus bonorum sublatis.
- ----- 10, 13 De his qui se deferunt.
- 10, 14 Si liberalitatis imperialis socius sine herede defecerit.
- —— 10, 15 De thesauris.
- —— 10, 16 De annona et tributis.
- --- 10, 17 De indictionibus.
- —— 10, 18 De superindicto.
- —— 10, 19 De exactionibus tributorum.
- —— 10, 20 De superexactionibus.
- —— 10, 21 De capiendis et distrahendis pignoribus tributorum causa.
- 10, 22 De apochis publicis, etc.
- —— 10, 23 De canone largitionalium titulorum.
- —— 10, 24 Ne operae a collatoribus exigantur.
- —— 10, 25 De immunitate nemini concedenda.
- —— 10, 26 De conditis in publicis horreis.
- —— 10, 27 Ut nemini liceat in co-emptione specierum se excusare, etc.

- (§1024) CODE, 10, 28 De collatione donatorum vel relevatorum, etc.
 - —— 10, 29 De collatione aeris.
 - —— 10, 30 De discussoribus. —— 10, 36 (35) De imponenda lucrativis descrip-
 - tione.

 10, 37 (36) De prae-
 - —— 10, 37 (36) De praebendo salario.
 - non impletis stipendiis, etc.
 - ---- 10, 57 (56) De conductoribus vectigalium fisci.
 - —— 10,71 (69) De . . . censualibus.
 - ---- 10, 72 (70) De susceptoribus . . . et arcariis.
 - —— 10, 73 (71) De ponderatoribus et auri illatione.
 - —— 10, 74 (72) De auri publici prosecutor.
 - ---- 10, 75 (73) De his quae ex publica collatione illata sunt non usurpandis.
 - —— 10, 76 (74) De auro coronario.
 - ---- 10, 78 (76) De argenti pretio quod thesauris infertur.
 - —— 11, 1 De tollenda lustralis auri collatione.
 - —— 11, 48 (47) De agricolis censitis, etc.
 - —— 11, 49 (48) De capitatione civium censibus eximenda.

- —— 11, 50 (49) In quibus causis coloni censiti dominos accusare possunt.
- —— 11, 58 (57) De censibus, etc.
- —— 11, 59 (58) De omni agro deserto, etc.
- —— 11, 70 (69) De diversis praediis urbanis et rusticis . . . et omni reditu civile.
- —— 11, 71 (70) De locatione praediorum civilium vel fiscalium, etc.
- —— 11, 72 (71) De conductoribus et procuratoribus sive actoribus praediorum fiscalium, etc.
- —— 11, 73 (72) Quibus ad conductionem praediorum fiscalium accedere non licet.
- —— 11, 74 (73) De collatione fundorum fiscalium, etc.
- —— 12, 60 (61) De exsecutoribus, etc.
- Nov. 128 De collatoribus, etc.
- —— 147 De reliquis publicis non exigendis et de discussione.
- —— 148 De indulgentia reliquorum publicorum.
- ——149 Ut praesides . . . quidquid iis tributorum publicorum, etc.
- —— 163 De relevatione tributorum.
- —— 166 De sterilium adjectione.

- CONST. DISPERSAE (in second appendix to Nov.), 4 Ne quis metetur, etc.

(c) Post-Justinian:

- Ecloga, 18 De partitione spoliorum.
- Bas. 7, 11 Ut nemo privatus titulos praediis . . . vel alienis imponat, aut nomen regium suspendat; et ne fiscus, etc.
- ---- 9, 9 De privilegio fisci, etc.
- petendo.

 55, 10 De collatione fundorum, etc.
- ---- 56, 1 De publicanis et vectigalibus publicis.
- —— 56, 2 De jure fisci.
- —— 56, 3 De censibus, etc.
- --- 56, 4 De vectigalium exactione.
- --- 56, 5 De conveniendis fisci debitoribus.
- --- 56, 8 De annonis et tributis.
- ---- 56, 9 De conditis in publicis horreis.
- --- 56, 10 De collatione aeris et de retractionibus.

- —— 56, 11 De susceptori-(§ 1024) bus . . . et arcariis.
- --- 56, 14 De censibus . . . inspectoribus.
- ---- 56, 18 De publicorum tributorum exactione, etc.
- —— 56, 20 De adjectionibus.
- HEXABIBLOS, 2, 5 De . . . vectigalibus, etc.

II. Modern references:-

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- SEE also supra "A"; § 1021; vol. ii, §§ 677, 691.
- SMITH, Dict. of Greek and Roman antiq.3, "censor".
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- C. Public domains and property.
- I. Texts of Roman law: -
- For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(§ 1024) (a) Ante-Justinian:

- Cod. Theod. 4, 24 De aedeficiis . . . publicis.
- —— 10, 3 De locatione fundorum, etc.
- —— 14, 14 De campo Martio urbis Romae.
- ---- 15, 2 De aquaeductu.
- —— 15, 3 De itinere muniendo.
- Nov. Marjorian. 4 De aedeficiis publicis.
- Nov. Tueod. 23 De locis rei publicae . . . possessis civitatibus, etc.

(b) Justinian:

- Dig. 43, 7 De locis et itineribus.
- —— 43, 8 Ne quid in loco publico vel itinere fiat.
- —— 43, 9 De loco publico fruendo.
- —— 43, 10 De via publica et itinere publico reficiendo.
- 43, 12 De fluminibus. Ne quid in flumine publico ripave . . . fiat quo peius navigetur.
- ----- 43, 13 Ne quid in flumine publico fiat, etc.
- ---- 43, 14 Ut in flumine publico navigare liceat.
- --- 43, 15 De ripa munienda.
- ——43, 17 Uti possidetis.
- ---- 43, 21 De rivis.

- —— 43, 22 De fonte.
- ---- 43, 23 De cloacis.
- CODE, 2, 16 Ut nemo privatus titulos praediis, etc.
- —— 11, 43 (42) De aquaeductu.
- —— 11, 56 (55) Non licere metrocomiae habitatoribus loca sua ad extraneum transferre.
- —— 11, 61 (60) De pascuis publicis, etc.
- —— 11, 63 (62) De mancipiis et colonis, etc.
- —— 11, 68 (67) De agricolis, etc.
- —— 11, 71 (70) De locatione praediorum civilium, etc.
- —— 11, 72 (71) De conductoribus . . . praediorum, etc.
- —— 11, 73 (72) Quibus ad conductionem praediorum etc.
- 11, 74 (73) De collatione fundorum, etc.
- —— 11, 77 (76) De palatiis.
- —— 12, 44 (45) De litorum et itinerum custodia.

- Bas. 54, 37 De theatris, etc.
- 55, 13 De diversis praediis . . . templorum et civitatum, etc.
- —— 58, 8 De locis et itineribus publicis, eorumque fructu et refectione.

- —— 58, 16 Ne quid in flumine publico ripave . . . fiat, quo peius navigetur, etc.
- —— 58, 19 De . . . aquaeductis.
- ---- 58, 22 De cloacis.

II. Modern references:—

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- MOMMSEN, Röm. Staats-recht⁸ (book iii, domains of the State), Leipzig, 1887–88.
- —— (Girard, transl.), Droit public romain, vol. vii, pp. 323–64, Paris, 1891.
- Ossig, Röm. Wasserrecht, Leipzig, 1898.
- WARE, Roman water law, St. Paul, 1905.
- III. See also supra "A" and infra "D"; supra § 995; vol. ii, §§ 560, 850.

D. The crown properties or (§ 1024) the Emporer's private domains and property.

I. Texts of Roman law: -

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- COD. THEOD. 1, 11 De officio comitis rei privatae.
- 1, 17 De officio rationalis summarum et rei privatae.
- 5, 13 De fundis rei saltibus divinae.
- 5, 16 De agricolis et mancipiis dominicis vel . . . rei privatae.
- 6, 9 De . . . comite sacrarum largitionum et rerum privatae.
- —— 6, 30 De palatinis sacrarum largitionum et rerum privatarum.
- ---- 7, 7 De pascuis.
- —— 10, 2 De domibus ad rem privatum pertinent., etc.
- —— 10, 3 De locatione fundorum, etc.
- 10, 4 De actoribus . . . rei privatae.
- ----- 10, 5 Qui conductores rei privatae, etc.
- ---- 10, 6 De grege dominico.

- (§ 1024) —— 10, 7 De Caesarianis.
 - ---- 10, 9 De incorporatione.
 - —— 10, 25 De privilegiis domus Augustae.
 - —— 10, 26 De conductoribus et hominibus domus Augustae.
 - —— 11, 19 De conlatione fundorum . . . rei privatae.
 - Nov. Theod. 5 De patrimonialibus rei dominicae.
 - —— 19 De rescind. vend. fundorum rei dominicae.

(b) Justinian:

- CODE, 1, 33 De officio comitis rerum privatarum.
- ---- 1, 34 De officio comitis sacri patrimonii.
- ——11, 61 (60) De pascuis, etc.
- —— 11, 62 (61) De fundis patrimonial., etc.

- CODE, 11 66 (65) De fundis rei privatae et saltibus divinae domus.

- —— 11. 69 (68) De praediis tamiacis, ϵ tc.
- ----- 11, 71 (70) De locatione praediorum, etc.

- —— 11, 72 (71) De conductoribus . . . praediorum . . . domus Augustae.
- —— 11, 73 (72) Quibus ad conductionem praediorum, etc.
- —— 11, 74 (73) De collatione fundorum, etc.
- —— 11, 75 (74) De privilegiis domus Augustae, etc.
- —— 11, 76 (75) De grege dominico.
- ——11, 77 (76) De palatiis.
- Nov. 52 Ut non fiant pignorationes pro aliis personis, etc.
- —— 162 Sacra forma transmissa dominico, etc.

- Bas. 6, 31 De Palatinis et sanct. largitionum et rerum privatarum.
- —— 50, 13 . . . Ne rei dominicae vindicatio temporis praescriptione submoveatur.

E. Mines and mining.

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

COD. THEOD. 1, 32 De procuratoribus . . . metallorum.
—— 10, 19 De metallis et metallariis.

(b) Justinian:

CODE, 11, 7 (6) De metallariis et metallis, etc.

II. Modern references:-

BERGE, Le régime légal des mines dans l'Afrique du Nord, Paris, 1913.

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LABORDERIE, Un contrat de travail dans les mines de Dacie au temps des Antonins, 33 Revue gén. du droit, pp. 193–8.

MISPOULET, Le régime des mines à l'époque romaine et au moyen-âge, Paris, 1908.

F. The coinage.

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(b) Justinian:

(11024)

CODE, 11, 11 (10) De veteris numismatis potestate.

EDICTA (in Appendix to Nov.), 11 Ut nullam copiam . . . et monetariam apud Egyptios . . . sed instar magnae hujus urbis signatum illic aurum fiat, etc.

(c) Post-Justinian:

Bas. 54, 18 De veterum nummorum potestate.

II. Modern references: -

HILL, Historical Roman coins to reign of Augustus, London.

SMITH, Dictionary of Greek and Roman antiquities³, vol. ii, "moneta", and also "tables of weight" (pp. 1005-8).

III. See also supra § 1023; vol. ii, § 917.

G. Post-roads.

I. Texts of Roman law: -

For English translations see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

COD. THEOD. 6, 31 De stratoribus.

- (§1024) Cod. Theod. 8, 6 De tractoriis et stativis.
 - —— 9, 30 Quibus equorum usus concessus est aut denegatus.

(b) Justinian:

- Dig. 43, 10 De via publica, etc.
- CODE, 12, 24 (25) De stratoribus.
- —— 12, 51 (52) De tractoriis et stativis.

(c) Post-Justinian:

- Bas. 6, 30 De curatoribus cursus.
- 6, 32 De stratoribus, etc.
 56, 17 De cursu publico, angariis, etc.

H. Public works.

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

Cod. Theod. 15, 1 De operibus publicis.

(b) Justinian:

- Dig. 50, 10 De operibus publicis.
- CODE, 8 11 (12) De operibus publicis.

(c) Post-Justinian:

- Bas. 54, 12 De operibus publicis.
- 58, 12 De operibus publicis, etc.
- II. See also supra vol. ii, §913.

I. Public games.

I. Texts of Roman law: --

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

- Cod. Theod. 15, 5 De spectaculis.
- —— 15, 6 De Maiuma.
- —— 15, 7 De scaenicis.
- —— 15, 9 De expensis lu-
- —— 15, 10 De equis curuli-
- —— 15, 12 De gladiatoribus.
- ——15, 13 De usu sellarum.

(b) Justinian:

- Code, 10, 54 (53) De athletis.
 —— 11, 41 (40) De spectaculis, etc.
- ——11, 42 (41) De expensis publicorum ludorum.
- ——11, 44 (43) De gladiatoribus penitus tollendis.
- ---- 11, 46 (45) Se Maiuma.

(c) Post-Justinian:

Bas. 54, 38 De expensis ludorum publicorum.

J. Annona (food supply).

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

PAULUS, Sent. 1, 20a.

Cod. Theod. 7, 4 De erogationis militaris annonae.

---- 7, 5 De excoctione et translatione annonarum.

——11, 1 De annona.

——14,15 De canone frumentario urbis Romae.

—— 14, 16 De frumento urbis Constantinop.

—— 14, 19 De pretio panis Ostiensis.

— 14, 20 De pretio piscis.

—— 14, 24 De mensis cleariis. —— 14, 25 De frumento Kar-

thaginiensi.
——14, 26 De frumento
Alexandrino.

(b) Justinian:

DIG. 48, 12 De lege Julia de annona.

CODE, 1, 44 De officio praefecti annonae.

——1, 52 De annonis, etc.

—— 10, 16 De annona, etc. —— 11, 23 (22) De canone

—— 11, 23 (22) De canone frumentario urbis Romanae.

—— 11, 24 (23) De frumentario urbis Constantinop.

----11, 25 (24) De annonis civilibus.

—— 28 (27) De frumento (§ 1024) Alexandrino.

---- 12, 38 (39) De excoctione et translatione annonarum.

----12, **3**9 (40) De militar**i** veste.

Nov. 41 Lex ut bonis.

(c) Post-Justinian:

Bas. 54, 24 De canone frumentario urbis Romae.

---- 54, 25 De frumento Constantinop.

—— 54, 26 De annonis civilibus.

—— 56, 8 De annonis, etc.

— 57, 4 De annona militari, etc.

II. See also infra "K"; supra vol. ii, §§ 898, 932.

K. Trade and commerce.

I. Texts of Roman law: -

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

Cod. Theod. 10, 20 De murilegulis, etc.

—— 10, 21 De vestibus, etc.

—— 10, 22 De fabricensibus. —— 10, 23 De classicis.

—— 13, 5 De naviculariis.

- (§1024) Cod. Theod. 13, 7 De navibus non excusandis.
 - —— 13, 8 Ne quid oneri publico imponatur.
 - —— 13, 9 De naufragiis.
 - —— 14, 21 De nautis Tiberinis.
 - —— 14, 22 De saccariis Portus Romae.
 - Nov. Marjorian. 8 De reddito jure armorum.
 - Nov. Theod. 8 De navibus ultra duorum milium modiorum capacitatem non excusandis.
 - Nov. Valentinian. 24 De negotiatoribus.
 - —— 29 De naviculariis am-
 - —— 34 De praediis pistoriis, etc.

(b) Justinian:

- DIG. 50, 11 De nundinis.
- CODE, 4, 41 Quae res exportari non debeant.
- --- 4, 55 Si servus exportandus veneat.
- 4, 59 De monopoliis, etc.
- ——4, 60 De nundinis.
- --- 6, 62 De hereditatibus . . . naviculariorum, etc.
- —— 11, 2 (1) De naviculariis, etc.

- —— 11, 4 (3) De navibus non excusandis.
- —— 11, 5 (4) Ne quid oneri publico imponatur.
- ——11, 6 (5) De naufragiis.
- —— 11, 8 (7) De murilegulis, etc.
- —— 11, 10 (9) De fabricensibus.
- —— 11, 16 (15) De pistoribus.
- —— 11, 17 (16) De suariis.
- —— 11, 26 (25) De mendicantibus. validis.
- —— 11, 27 (26) De nautis Tiberinis.
- Nov. 43 De ergasteriis Constantinop., etc.
- —— 85 De armis.
- ----- 122 Edictum de constitutione artificum.

(c) Post-Justinian:

- Bas. 6, 34 De equitis dignitate, etc.
- —— 19, 18 De monopoliis, etc.
 - —— 53, 6 De piscatoribus, etc.
- ---- 53, 7 De emtione et venditione vini.
- --- 54, 16 De purpura Imperatoris, etc.
- 54, 17 De fabricensibus.
- ---- 54, 20 De suariis, etc.

- Bas. 57, 9 De armis eorum confectione, etc.
- —— 59, 4 De officinis Constantinop., etc.
- II. See also supra "J"; §1010.
- L. Sumptuary laws.
- I. Texts of Roman law:—

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

COD. THEOD. 14, 10 De habitu, qui uti oportet intra urbem.

(b) Justinian:

CODE, 11, 9 (8) De vestibus holoveris et curatis, etc.

— 11, 12 (11) Nulli licere in frenis et equitibus sellis et in balteas margaritas, etc.

M. Education.

I. Texts of Roman law:-

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

COD. THEOD. 6, 13 De comitibus et tribunis scholarum.

Military law: references.

I. Texts of Roman law: —

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

- 6, 21 De professoribus, qui in urbe Constantinop. docentes ex lege, etc.
- —— 13, 3 De medicis et professoribus.
- —— 14, 9 De studiis liberalibus urbis Romae et Constantinop.

Nov. Theod. 21 De scholaribus, etc.

(b) Justinian:

Code, 10, 53 (52) De professoribus et medicis.

- —— 11, 19 (18) De studiis liberalibus urbis Romae et Constantinop.
- —— 12, 11 De comitibus et tribunis scholarum.
- —— 12, 29 (30) De privilegiis scholarum.

(c) Post-Justinian:

Bas. 6, 26 De . . . professoribus.

II. See also supra § 954; vol. i, §§ 154-65.

N. Libraries.

WILLEMS, Droit public romain, p. 448.

§ 1025

(a) Ante-Justinian:

PAUL. Sent. 5, 31 De poenis militum.

- (§1025) Cod. Theod. 1, 14 De officio praefect. Augustalis.
 - 5, 6 De bonis militum.
 - 6, 6 De . . . magistris militum, etc.
 - 6, 7 De . . . magistris militum, etc.
 - 6, 14 De comitibus rei militaris.

 - ---- 6, 33 De decanis.
 - —— 6, 34 De mensionibus.
 - 6, 35 De privilegiis eorum qui in sacro palatio militarunt.
 - —— 6, 36 De castrensi . . . palatinorum peculio.
 - --- 7, 1 De re militari.
 - --- 7, 2 Quid . . . ad militiam, etc.
 - --- 7, 3 Quis in gradu praeferatur.
 - --- 7, 4 De . . . militaris annonae.
 - 7, 5 De . . . translatione annonarum.
 - --- 7, 6 De militari veste.
 - ---- 7, 8 De metatis.
 - ---- 7, 9 De satgamo hospitibus, etc.
 - --- 7, 10 Ne quis in palatiis maneat.
 - --- 7, 11 Ne comitibus et tribunis lavacra, etc.
 - —— 7, 12 De commeatu.
 - --- 7, 13 De tironibus.
 - --- 7, 14 De burgariis.
 - --- 7, 15 De terris limitaneis.

- --- 7, 16 De litorum et itinerum custodia.
- ---- 7, 17 De lusoriis danuvii.
- 7, 18 De desertoribus et occultatoribus eorum.
- 7, 19 De saturianis . . . et occultatoribus eorum.
- ---- 7, 20 De veteranis.
- ---- 7, 21 De testimonial. extribunis, etc.
- --- 7, 22 De filiis militarium . . . et veteranorum.
- --- 7, 23 De oblatione equorum.
- --- 7, 24 De oblatione votorum.
- ---- 8, 4 De cohortal., etc.
- —— 11, 18 Qui a praebitione tironum et equorum excusentur.
- —— 11, 25 De quadrimenstruis brevibus.
- ---- 12, 15 De centurionibus.
- —— 14, 11 Quibus militantibus ad urbem non liceat accedere.
- —— 15, 3 De itinere muniendo.
- ---- 15, 15 Quibus armorum usus interdictus est.
- Nov. Marjorian. 8 De reddito jure armorum.
- Nov. Theod. 4 Duciani, etc.
- 7 De amota militaribus forci praescriptione.
- —— 24 De ambitu et locis limitaneis, etc.
- —— 25 De metatis.

- Nov. Valentinian. 5 De pantapolis ad urbem Romam, etc.
- 6 De tironibus et occultatoribus eorum.
- 9 De reddito jure armorum.
- 20 De corporatis urbis Romae qui ad militiam, etc.

(b) Justinian:

- INST. 2, 11 De militari testamento.
- Dig. 37, 13 De . . . testamento militis.
- ---- 38, 12 De veteranorum et militum successione.
- ----- 43, 15 De ripa munienda.
- —— 49, 16 De re militari.
- —— 49, 18 De veteranis.
- CODE, 1, 29 De officio magistri militum.
- ---- 1, 46 De officio judicum militarium.
- 1, 47 Ne comitibus rei militaris, etc.
- --- 1, 48 Ut . . . militares judices, etc.
- —— 2, 51 (52) De restitutione militum qui rei publicae causa afuerunt.
- 3, 25 In quibus causis militantes fore praescriptione uti non possunt.
- --- 5, 65 De excusatione veteranorum.
- non implendis stipendiis, etc.

- ---- 11, 13 (12) De classicis.
- —— 11, 47 (46) Ut armorum usus inscio principe interdictus sit.
- —— 11, 60 (59) De fundis, etc.
- —— 12, 12 De comitibus rei militaris.
- —— 12, 18 De praepositis labarum.
- —— 12, 28 (29) De privilegiis eorum qui in sacro palatio militant.
- —— 12, 33 (34) Qui militare possunt vel non, etc.
- —— 12, 34 (35) Negotiatores ne militent.
- —— 12, 35 (36) De re militari.
- —— 12, 36 (37) De castrensi peculio militum, etc.
- —— 12, 37 (38) De . . . militaris annonae.

- ----- 12, 41 (42) De salgamo hospitibus, etc.
- ---- 12, 43 (44) De tironibus.

- (§1025) CODE, 12, 44 (45) De litorum et itinerum custodia.
 - —— 12, 45 (46) De desertoribus et occultatoribus eorum.
 - —— 12, 46 (47) De veteranis.
 - —— 12, 47 (48) De filiis militarium, etc.
 - ----- 12, 48 (49) De oblatione votorum.

 - —— 12, 57 (58) De cohortal., etc.

Nov. 85 De armis.

- ---- 116 Ut neque miles, etc.
- —— 130 Quomodo oporteat milites transitum in civitatibus facere et de introitu.

(c) Post-Justinian:

- THEOPHILUS, 2, 11 De militari testamento.
- ECLOGA, 16 De . . . castrensibus militum, etc.
- ----- 18 De partione spoliorum.
- Prochiron, 40 De partitione spoliorum.
- BAS. 6, 33 De . . . privilegiis eorum qui in sacro palatio militant.
- ---- 6, 35 De . . . exceptoribus . . . judicum . . . militarium.
- —— 10, 33 De restitutione militum et eorum, qui rei publicae absunt.

- Bas. 25, 6 Quomodo . . . militiae pignori, etc.
- ----35, 21 De testamento militis.
- —— 55, 6 De fundis, etc.
- ---- 56, 16 De militari veste.

- —— 57, 3 De restitutione militiae.
- —— 57, 5 De metatis, etc.
- —— 57, 6 De veteranis, etc.
- ----- 57, 7 De filiis officialium, etc.
- —— 57, 8 De militibus, etc.
- HEXABIBLOS, 1, 16 De militibus.
- ---- 6, 8 De transfugis, etc.

II. Modern references: —

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- MARQUARDT, Röm. Staatsverwaltg.², Leipzig, 1881-5.

§ 1026

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- MOMMSEN, Röm. Staatsrecht³, Leipzig, 1887-8. (Book iii on war.)
- (French transl. by GIRARD), Droit public

romain, vol. vii, pp. 275-322.1

- SMITH, Dictionary of Greek and Roman antiquities³, vol. i, "exercitus."
- WILLEMS, Droit public romain, pp. 557 et seq.
- III. See also supra §§ 1020–23; vol. ii, §§ 915, 940.

Ecclesiastical law: references.

I. Texts of Roman law: ---

For English translations, see supra §§ 945, 946, 948, 951, 952, 955.

(a) Ante-Justinian:

XII TABLES, x; xii, 1.

PAUL. Sent. 1, 21 De sepulchris.

- COD. THEOD. 1, 27 De episcopali definitione.
- ---- 5, 3 De clericorum et monachorum.
- ---- 9, 45 De his qui ad ecclesias confugiunt.
- —— 15, 4 De imaginibus imperialibus.
- ---- 15, 5 De spectaculis.
- ---- 15, 7 De scaenicis.
- --- 16, 1 De fide catholica.
- —— 16, 2 De episcopis, ecclesiis et clericis.
- —— 16, 3 De monachis.

—— 16, 4 De his qui super religione contendunt.

---- 16, 5 De haereticis.

- —— 16, 6 Ne sanctum baptisma iteretur.
- ——16, 7 De apostatis.
- —— 16, 8 De Judaeis, caelicolis et Samaritanis.
- —— 16, 9 Ne Christianum mancipium Judaeus habeat.
- —— 16, 11 De religione.
- CONST. SIRMONDIAN. (in appendix to COD. THEOD.), 1-4, 6-16.
- Nov. Marjorian. 6 De sanctimonialibus vel viduis, etc.
- ---- 10 Neque . . . ecclesiam, etc.
- —— 11 De episcopali judicio, etc.
- Nov. Theod. 3 De Judaeis, Samaritanis, haereticis et paganis.

¹ Sherman, Charles P., The modernness of Roman military law (Wig-

- (§ 1026) Nov. Valentinian. 3 De succession. curial. qui ad clericatum transierunt.
 - —— 10 Neque . . . ecclesiam, etc.
 - —— 17 De episcoporum ordinatione.
 - 18 De Manichaeis.
 - —— 35 De episcopali judicio, etc.

(b) Justinian:

- DIG. 11, 7 De religiosis, etc.
- —— 11, 8 De mortuo . . . et sepulchro, etc.
- 43, 6 Ne quid in loco sacro fiat.
- —— 50, 12 De pollicitationibus.
- CODE, 1, 1 De summa trinitate et de fide catholica.
- -----1, 3 De episcopis et clericis et orphanotrophis, etc.
- 1, 5 De haereticis et Manichaeis et Samaritis.
- -1, 6 Ne sanctum baptisma iteretur.
- ----1, 7 De apostatis.

- ---- 1, 9 De Judaeis et caelicolis.
- 1, 10 Ne Christianum mancipium haereticus vel paganus vel Judaeus habeat, etc.
- 1, 11 De paganis sacrificiis et templis.
- --- 1, 12 De his qui ad ecclesias confugiunt, etc.
- ---- 1, 13 De his qui in ecclesiis manumittentur.
- 3, 43 De alcae lusu et aleatoribus.
- Nov. 3 Ut determinatus sit numerus clericorum sanct. majoris ecclesiae et ceterarum sanct. ecclesiarum Constantinop.
- 5 De monachis.
- 6 Quomodo oporteat episcopos et reliquos clericos ad ordinationem deduci, etc.
- 7 De non alienandis aut permutandis ecclesiasticis rebus . . . aut in . . . hypothecam dandis, etc.
- 9 Ut ecclesia Romana centum annorum habeat praescriptionem.
- ——11 De privilegiis archiepiscopi primae Justinianae.
- —— 16 De mensura ordinandorum clericorum.
- -----37 De Africana ecclesia.

- —— 42 De depositione Anthimi, etc.
- 43 . . . Ut mille centum ergasteria majoris ecclesiae (Constantinop.) excusentur, etc.
- —— 45 Ut haeretici curiales et munia impleant, etc.
- 54 Constitutionem quae ex adscripticio et libera natos esse liberos vult, etc.
- ---- 55 Ut de cetero commutatione ecclesiasticarum rerum, etc.
- —— 56 Ut ea quae vocantur insinuativa super clericis, etc.
- Ut clerici, . . . et ut si quis aedificans ecclesiam . . . probatione sanctissimi patriarchae, etc.
- —— 58 Ut in privatis domibus sacra mysteria non fiant.
- —— 59 De expensis quae fiunt circa defunctorum exequias.
- —— 65 De alienatione rerum ecclesiae Mysiae relictarum pro captivorum redemtione, etc.
- —— 67 Ut nullus fabricet oratorii domum praeter voluntatem episcopi, etc.
- --- 76 Haec constitutio interpretatur prior const. de

- his qui ingrediuntur in mon- (§ 1026) asterium et de substantiis eorum, etc.
- 77 Ut . . . neque blasphematur in Deum.
- 79 Apud quas oporteat causam dicere monachos et ascetrias.
- 81 Constitutio quae dignitatibus et episcopatu liberat filium patria potestate.
- —— 83 Ut clerici apud proprios episcopos primum conveniantur et post haec apud civiles judices.
- —— 86 Ut differentes judices audire interpellantium allegationes cogantur ab episcopis hoc agere, etc.
- —— 109 De privilegiis dotis haereticis mulieribus non praestandis.
- —— 120 De alienatione emphyteosi et locatione et hypothecis . . . rerum sacrarium.
- 123 De sanctissimis . . . episcopis et clericis et monachis.
- ----- 129 De Samaritis.
- 132 De interdictis collectis haereticorum.

- (§1026) Nov. 133 Quomodo oportet monachos vivere.
 - —— 137 De creatione episcoporum et clericorum.
 - ---- 144 De Samaritis.
 - —— 146 Ut liceat Hebrais, etc.
 - —— 149 Ut praesides provinciarum gratis fiant ex supplicatione deo carissimorum episcoporum, etc.
 - Const. Dispersae (in second appendix to Nov.), 2-3 Jussio Justiniani imperatoris pro privilegio concilii Byzaceni.
 - EDICTA (in first appendix to Nov.). 1.
 - --- 2 Ne praesides in fiscalibus asyli jus dent.
 - ----- 12 De Hellesponto.

(c) Post-Justinian:

- Prochiron, 24 De testamento episcoporum, etc.
- ---- 28 De ordinatione episcoporum et presbyterorum.
- EPANAGOGA, 3 De patriarcha.
- —— 9 De episcopis et presbyteris, etc.
- Bas. 1, 1 De summa trinitate et fide catholica, etc.
- 3, 1 De episcopis et clericis, et ordinatione et privilegiis eorum.

- 3, 2 De numero clericorum magnae ecclesiae Constantinop. definiendo.
- 3, 3 De clericis ex una ecclesia in alteram transferendis, etc.
- --- 3, 4 De clericis, qui a sua ecclesia discedunt, etc.
- 4, 1 De monasteriis et monachis et ascetis, etc.
- ---- 5,1 De ecclesiis et monasteriis, etc.
- 5, 2 De alienatione et emphyteusi rerum ecclesiasticarum.
- 5, 3 De ecclesiasticis canonibus et privilegiis eorum.
- —— 6, 22 Ut praesides interpellantis jura audire cunctantes ab episcopis id facere cogantur, etc.
- 31, 5 Constitutio, quae per dignitates et episcopatum filios patria potestate liberat.
- ---- 58, 15 Ne quid in loco sacro fiat.
- ----- 59, 1 De monumentis et sumtu funerum.

- 60, 58 De raptore vir-

ginum . . . sanctimonialium.

- HEXABIBLOS, 2, 5 De muneribus, etc.
- ----2, 9 De iis qui confugium quaerunt.
- —— 4, 5 De civile matrimonii rigore.
- ----- 5, 4 De testamento episcoporum et monachorum.
- —— 6, 11 De Judaeis, paganizantibus et haereticis.
- —— (appendix, 4) De ordinatione episcoporum et presbyterorum.

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- MAITLAND, The corporation sole (Collected papers, vol. iii, pp. 210–44, Cambridge, 1911).
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- ---(French transl. by Bris- (§ 1026) SAUD), Le culte chez les romains, 2 vols., Paris, 1889-90.
- Mommsen, Röm. Staats-recht³, Leipzig, 1887-88. (book iii on religion).
- —— (French transl. by GI-RARD), Droit public romain, vol. vii, pp. 250-65, Paris, 1891.
- PERNICE, Röm. Sacralrechte, Berlin. 1911.
- SALEILLES, Les "Piae causae" dans le droit de Justinien (Mélanges Gérardin, pp. 513-51, Paris, 1907).
- L'organisation juridique des premières communautés chrétiennes (Mélanges P. F. Girard, vol. ii, pp. 469-509, Paris, 1912).
- WILLEMS, Droit public romain⁷, p. 283, Louvain, 1910.
- III. See also supra § 1023; vol. ii, §§ 466, 492, 903, 933, 940; vol. i, §§ 116-19, 144-53, 174, 225-30.



PART II BIBLIOGRAPHY OF ROMAN LAW



PART II

BIBLIOGRAPHY OF ROMAN LAW

List of Roman law treatises; books containing texts of § 1027 Roman law. This is a list of the principal works (mostly modern) — treatises and texts — on Roman law. Although care has been exercised to give the latest editions of the books listed, it is not claimed that the editions given are always the latest. For magazine articles on Roman law and also for books incidentally treating of Roman law, see supra §§ 941-1026.1

- ABDY and WALKER, Gaius and Ulpian³ (English translation), Cambridge, 1885.
- ---- Institutes of Justinian, (English translation), Cambridge, 1876.
- Accarias. Précis de droit romain 4. 2 vols.. Paris. 1886-91.
- ALLARD. Le christianisme et l'empireromain, Paris, 1897.
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- APPLETON, Les interpolations dans les Pandectes. Paris, 1894.
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- (The above work has been translated into Italian ARROTT and TORNSON Municipal administration in the Daniel Pro-

- by Serafini), Trattato di Pandette 4, 1882.
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- Basilica of Leo VI, see supra § 955.
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VOLUME III

APPENDIX I

HOW THE CORPUS JURIS CIVILIS OF JUSTINIAN IS CITED

Abbreviations for the Code, Digest, Institutes, and Novels. The medieval and modern abbreviations "C.," "Cod.," "Code," refer to the Code; "D.," "Dig.," "P.," refer to the

Digest or Pandects: "I.," "Inst.," to the Institutes; and "N.," "Nov.," to the Novels. The Novels are cited by the number, chapter, and section: for instance "Novel 118, 3, 1, or § 1."

The abbreviations "l." or "L.," stand for "law" (lex) or "constitution," and refer to a law of some title in the Code or Digest: For instance "Code, 1, 4, 23" = Code, book 1, title 4, law 23; "Dig. 1, 3, 13" = Digest, book 1, title 3, law or fragment 13. The abbreviation "fr." stands for fragment, and refers to a fragment or law of some title in the Digest: For instance "Dig. 1, 3, 18" = Digest, book 1, title 3, fragment 18.

The abbreviation "§" refers either to some section of a title in the Institutes, or to some section of a law or fragment in the Code, Digest, and Novels: For instance "Inst. 2, 7, § 1" = Institutes, book 2, title 7, section 1; "Dig. 1, 3, 32, § 3" = Digest, book 1, title 3, fragment 32, section 3.

The abbreviation "pr." means "principium," and refers either to the first sentence preceding the first section of a title in the Institutes, or to the first sentence preceding the first fragment of a title in the Digest: an illustration is "Dig. 1, 3, 32, pr."

The modern mode of citing the Corpus Juris. To the historian Gibbon, whose most brilliant chapter forty-four of his "Decline and Fall of the Roman Empire" was for years a Roman law text-book at continental European universities, is due the credit and honor of shaking off the pedantic yoke of citation as established by the medieval civilians. Gibbon "dared to adopt the simple and rational method of numbering the book, the title, and the law cited." His example was followed by Hugo and other modern civilians until it is now the universal practice to cite the Corpus Juris as part such and such, such and such a numbered book, title, and law, frag-

on the entire subject of abbreviations and modes of citation of the Corpus Juris, see Hunter, Roman law, p. xi; Sohm (Ledlie) Roman law, pp. 16-17; Girard, Manuel de droit romain, pp. ix-x; Mackenzie, Roman law, pp. 32.

⁶¹⁹ The use of the section abbreviation is very frequently omitted,—see illustrations in the text.

^{600 &}quot;Decline and fall, etc.," vol. 4, ch. 44, note 1.

ment, or section. For instance "Dig. 50, 17, 1" means Digest, book 50, title 17, fragment 1.

There are these slight differences in the mode of citation between the Anglo-American and German practice: (1) The **German usage** is to start first with the law, fragment, or section—which is just the opposite of the **Anglo-American usage**. The **French usage** is like the Anglo-American. To illustrate: "Dig. 17, 1, 2, pr." (Anglo-American and French mode of citation) would be cited by German writers "L. 2, pr. D. 17, 1"; "Code, 4, 34, 11, 1" (Anglo-American and French mode of citation) would be cited by German writers "L. 11, § 1, C. 4, 34"; "Inst. 2, 7, pr." (Anglo-American and French mode of citation) would be cited by German writers "pr. I, 2, 7."

(2) Sometimes the German usage as to citing the particular part of the Corpus Juris (Code, Dig., etc.) is to add the title right after the part and put the numbers of the book and title in brackets—for instance⁶²¹ "pr. I. de donat. (2, 7)."

The medieval mode of citing the Corpus Juris. The medieval way of citing the Corpus Juris is as follows: a citation begins with a numbered law, fragment or section, followed by mention of the part of the Corpus Juris to which the law, fragment, or section belongs, and the citation ends by giving the title wherein the law, etc., will be found; but the book of which this title forms a part is not given at all. For instance "1. 8. C. de praescript. long. temporis" is an illustration of the medieval mode of citation.

To find the book to which a title cited belongs and to convert the medieval mode of citation into the modern, search the Index of Titles as given in the front of volumes I-II of Krueger and Mommsen's edition of the Corpus Juris to locate the title cited: the index of titles should disclose the number of the book of the Code, Digest or Institute to which the title belongs. For instance "1. 8. C. de praescript. long. temporis" = Code, 7, 33, 8; 1. 38, § 1. D. ad leg. Jul. de adulteriis" = Digest, 48, 5, 38, 1. There are several thousand

⁰²¹ See Sohm (Ledlie⁸), Roman law, p. 16.

titles in the Corpus Juris. Brissonius,⁶²² whose Civil Law dictionary published in the 16th century is still to-day the best on Roman law, employs the medieval mode of citation.

ess The French jurist Brisson, died 1591, was the Advocate-General of Henry III, and was murdered by the League party: Culquhoun, Roman law, § 175.

VOLUME III

APPENDIX II

HOW THE MEDIEVAL CORPUS JURIS CANONICI IS CITED

The Corpus Juris Canonici. One of the great although indirect results of the Bologna revival of Roman law study was the full maturing of the Western Roman Canon Law, which in the 12th century had become largely codified,—the complete codification receiving the name of Corpus' Juris Canonici. This code of the Latin Church was the supreme ecclesiastical law of all Western Europe, in force long before

the 16th century Protestant Reformation divided the Roman Church and Western Christendom.

The Corpus Juris Canonici is a counterpart of the Justinian codification as to name. The appellation "Corpus Juris Canonici" to denote the law of the Western Roman church was officially sanctioned in the 16th century by Gregory XIII.8 But this expression was in common use much earlier; and from the middle of the 13th century it was employed in sharp contradistinction to the Roman law, collectively described as the Corpus Juris Civilis. 10

The Corpus Juris Canonici is a counterpart of the Justinian codification as to form. Parts of the Corpus Juris Canonici. In imitation of Justinian's monumental work, the Corpus Juris Canonici is arranged in four parts: Decree, Decretals, Extravagantes, and Institutes, which is their chronological order.

- 1. The 12th century Decree (Decretum Gratiani). This part of the Corpus Juris Canonici corresponds to the Digest of Justinian. It was prepared and published by Gratian, a Benedictine monk of Bologna, and embraces all the previous law of the Church prior to 1140 contained in acts of councils, decrees of Popes, and earlier compilations of ecclesiastical law.¹¹
- 2. The 13th and 14th century Decretals (Decretales). This part of the Corpus Juris Canonici corresponds to the Code

⁸ July 1, 1580, in "Cum pro munere." See 4 Cath. Encycl., p. 391, New York, 1907-14.

⁹ Gratian's *Decretum* was already called "Corpus Juris Canonici," by a 12th century Glossator; and in the next century Innocent IV, in 1253, calls by this name the Decretals of Gregory IX. See 4 *Cath. Encycl.*, p. 391.

¹⁰ This term was definitely used by Godefroy in the 16th century.

¹¹ Gratian's Decretum is divided into three parts, which are cited as follows:

⁽a) Part I—Distinctiones. Is cited by the number of Distinction, and initial words or number of canon (frequently the reverse order, beginning with canon, is used): e.g. "Exemplo Danielis, c. 11, D. 37."

⁽b) Part II—Causae. Is cited (except Causa 33, quaestio 3) by Causa, quaestio, and canon (frequently the reverse order, beginning with

of Justinian. It consists of the statutes or decretals of Popes Gregory IX,¹² Boniface VIII,¹³ and Clement V.¹⁴

- 3. The 14th and 15th century Extravangantes. This part of the Corpus Juris Canonici corresponds to the Novels of Justinian. It consists of the decretals of Popes John XXII,¹⁵ and others from Urban VI to Sixtus IV.¹⁶
- 4. The 16th century Institutes. This is virtually a fourth part of the Corpus Juris Canonici, and corresponds to the Institutes of Justinian. To complete the grand canonical codification, Pope Paul IV¹⁷ ordered the renowned canonist Lancelot¹⁸ to prepare Institutes of Canon Law; Lancelot's elementary treatise¹⁹ published in 1563 forms a part of many

canon, is used): e.g. "Non denegetur, c. 20, C. 2 (= causa 2), qu. 6." But Causa 33, quaestio 3 is cited like Part I, with addition of the words "de poenitentia" after the Distinction: e.g. "Dixi confitebor, c. 4, D. 1 de poenit."

⁽c) Part III—De consecratione. Is cited like Part I, with addition of the words "de consecratione" after the *Distinction*: e.g. "Per orbem, c. 26, D. 3 de consecrat."

¹² "Quinque Libri Decretalium Gregorii Noni" or "Liber Extra," 1234. Are cited by *original name* of Liber Extra (abbreviated to X), book, title, and chapter (frequently the chapter comes first): e.g. "chap. 9, X., lib. iv, tit. 13."

of Liber Sextus Decretalium," 1294. Are cited by original name of Liber Sextus (abbreviated to in Sext. or VI), book, title, and chapter (frequently the chapter comes first): e.g. "cap. 1, in Sext., lib. i, tit. 2 de constitutionibus."

[&]quot;"Clementis vel Clementinae Constitutiones" or "Liber Septimus Decretalium," 1313. Are cited by original name of Liber Septimus (abbreviated to in Sept. or VII) or by later name of Clementinae, book, title, and chapter (frequently the chapter comes first): e.g. "cap. 1, in Sept. (or Clement.), lib. i, tit. 1 de summa trinitate."

¹⁵ "Extravagantes Johannis XXII," 1340. Are cited by *name* abbreviated to *Extr.* or *Xvag.*), *title* and *chapter* (frequently the *chapter* comes first); e.g. "cap. 1, Extr. (or Xvag.), Jo. XXII, 12."

¹⁶ "Extravagantes Communes," 1483. Are cited by name, book, title, and chapter (frequently the chapter comes first): e.g. "cap. 2, Extr. (or Xvag.) Comm. iii, 2."

¹⁷ Died 1559.

¹⁸ Giovanni Paolo Lancelotti (1522-90).

¹⁹ It is cited by book, title, and paragraph.

editions of the Corpus Juris Canonici, although never having received official approval.²⁰ It is a very clear résumé of Canon Law, and its divisions have been broadly followed by all subsequent authors of elementary works on Canon Law. Lancelot had the great misfortune to publish his Institutes just before the Council of Trent: but the decrees of that council have been followed by subsequent editors of his work in their notes and commentaries.

²⁰ Morey's statement that it was published at Rome under Gregory XIII is not authentic, see 8 Cath. Encycl., p. 774.

